



The Journal OF THE *House of Representatives*

Number 31

Monday, March 5, 2012

The House was called to order by the Speaker at 1:00 p.m.

Prayer

The following prayer was offered by the Reverend Jake English of Idlewild Baptist Church of Lutz, upon invitation of Rep. Grant:

It is by Your hand that we continue to live in the greatest of the nations. Even in our times of differences, we still know the banner for which we fight. Even in our times of suffering, we still rise to find hope in our fellow countrymen.

This afternoon, we pause to remember those in the states to our North who felt the brunt of the tornados this past weekend. May they find comfort in You, O Lord, and may they experience Your peace that surpasses all understanding. No doubt, these small towns prayed for our state in our time of need after the devastation left by hurricanes. Now may we stand in a gap for our fellow countrymen and ask You to give them strength and mercy in their long days ahead.

We ask You, Lord, to give this House wisdom and endurance in this, their last week of session. May You give them direction, clarity, and focus. May You give them courage to take a stand, and if need, the discernment as to when to compromise. It is with a grateful heart we thank You, Lord, for the calling of these great men and women to serve our State. I pray You bless them, Lord, that they have sacrificed so much on the altar of government. It is in Your Great and Holy Name we pray. Amen.

The following members were recorded present:

Session Vote Sequence: 1041

Speaker Cannon in the Chair.

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|-----------|-------------|----------|---------------|
| Abruzzo | Campbell | Fullwood | Julien |
| Adkins | Cannon | Gaetz | Kiar |
| Ahern | Chestnut | Garcia | Kreegel |
| Albritton | Clarke-Reed | Gibbons | Kriseman |
| Artiles | Clemens | Gonzalez | Legg |
| Aubuchon | Coley | Goodson | Logan |
| Baxley | Corcoran | Grant | Lopez-Cantera |
| Bembry | Costello | Hager | Mayfield |
| Berman | Crisafulli | Harrell | McBurney |
| Bernard | Cruz | Harrison | McKeel |
| Bileca | Davis | Holder | Metz |
| Boyd | Diaz | Hooper | Moraitis |
| Brandes | Dorworth | Horner | Nehr |
| Brodeur | Drake | Hudson | Nelson |
| Broxson | Eisnaugle | Hukill | Nuñez |
| Bullard | Ford | Ingram | O'Toole |
| Burgin | Fresen | Jenne | Oliva |
| Caldwell | Frishe | Jones | Pafford |

| | | | |
|-----------|---------------------|--------------|--------------|
| Passidomo | Reed | Slosberg | Van Zant |
| Patronis | Rehwinkel Vasilinda | Smith | Waldman |
| Perman | Renuart | Snyder | Watson |
| Perry | Roberson, K. | Soto | Weatherford |
| Pilon | Rogers | Stafford | Weinstein |
| Plakon | Rooney | Stargel | Williams, A. |
| Porter | Rouson | Steube | Williams, T. |
| Porth | Sands | Taylor | Wood |
| Precourt | Saunders | Thompson, G. | Workman |
| Proctor | Schenck | Tobia | Young |
| Ray | Schwartz | Trujillo | |

(A list of excused members appears at the end of the *Journal*.)

A quorum was present.

Pledge

The members, led by the following, pledged allegiance to the Flag: Rylee' Johnson of Tampa at the invitation of Rep. Taylor; Kylie Johnson of Trenton at the invitation of Rep. Porter; Sam Joyce of St. Petersburg at the invitation of Rep. Kriseman; Hope Klingensmith of Stuart at the invitation of Rep. Harrell; and Mackenzie Mayer of Tampa at the invitation of Rep. Grant.

Correction of the *Journal*

The *Journal* of March 2 was corrected and approved as corrected.

Bills and Joint Resolutions on Third Reading

Consideration of **CS/CS/HB 565** was temporarily postponed.

Consideration of **CS/CS/CS/HB 859** was temporarily postponed.

CS/CS/HB 495 was taken up. On motion by Rep. Jones, the rules were waived and **CS for SB 198** was substituted for **CS/CS/HB 495**. Under Rule 5.14, the House bill was laid on the table.

CS for SB 198—A bill to be entitled An act relating to the State University System optional retirement program; amending s. 121.35, F.S.; increasing to no more than six the number of companies from which contracts may be purchased under the program; providing a procurement process for additional provider companies; providing an effective date.

—was read the second time by title. On motion by Rep. Jones, the rules were waived and CS for SB 198 was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1042

Speaker Cannon in the Chair.

Yeas—109

| | | | |
|-------------|-----------|---------------|--------------|
| Abruzzo | Dorworth | Logan | Rooney |
| Adkins | Drake | Lopez-Cantera | Rouson |
| Ahern | Eisnaugle | Mayfield | Sands |
| Albritton | Ford | McBurney | Saunders |
| Artiles | Fresen | McKeel | Schenck |
| Aubuchon | Frishe | Metz | Schwartz |
| Baxley | Fullwood | Moraitis | Slosberg |
| Bembry | Gaetz | Nehr | Smith |
| Berman | Garcia | Nelson | Snyder |
| Bernard | Gibbons | Nuñez | Soto |
| Bileca | Gonzalez | O'Toole | Stafford |
| Boyd | Goodson | Oliva | Stargel |
| Brandes | Grant | Pafford | Taylor |
| Brodeur | Hager | Passidomo | Thompson, G. |
| Bullard | Harrell | Patronis | Tobia |
| Burgin | Holder | Perman | Trujillo |
| Caldwell | Hooper | Perry | Van Zant |
| Campbell | Homer | Pilon | Waldman |
| Cannon | Hudson | Plakon | Weatherford |
| Chestnut | Hukill | Porter | Weinstein |
| Clarke-Reed | Ingram | Porth | Williams, A. |
| Clemens | Jenne | Proctor | Williams, T. |
| Coley | Jones | Ray | Wood |
| Corcoran | Julien | Reed | Workman |
| Crisafulli | Kiar | Rehwinkel | Young |
| Cruz | Kreegel | Vasilinda | |
| Davis | Kriseman | Renuart | |
| Diaz | Legg | Roberson, K. | |
| | | Rogers | |

Nays—None

Votes after roll call:

Yeas—Broxson, Costello, Precourt, Watson

So the bill passed and was immediately certified to the Senate.

CS/HB 7133—A bill to be entitled An act relating to quality improvement initiatives for entities regulated by the Agency for Health Care Administration; amending s. 394.4574, F.S.; providing responsibilities of the Department of Children and Family Services and mental health service providers for mental health residents who reside in assisted living facilities; directing the agency to impose contract penalties on Medicaid prepaid health plans under specified circumstances; directing the department to impose contract penalties on mental health service providers under specified circumstances; directing the department and the agency to enter into an interagency agreement for the enforcement of their respective responsibilities and procedures related thereto; amending s. 395.002, F.S.; revising the definition of the term "accrediting organizations"; amending s. 395.3036, F.S.; amending s. 395.1055, F.S.; revising provisions relating to agency rules regarding standards for infection control, housekeeping, and sanitary conditions in a hospital; requiring housekeeping and sanitation staff to employ and document compliance with specified cleaning and disinfecting procedures; authorizing imposition of administrative fines for noncompliance; amending s. 400.0078, F.S.; requiring specified information regarding the confidentiality of complaints to the State Long-Term Care Ombudsman Program to be provided to residents of a long-term care facility upon admission to the facility; amending s. 408.05, F.S.; directing the agency to collect, compile, analyze, and distribute specified health care information for specified uses; providing for the agency to release data necessary for the administration of the Medicaid program to quality improvement collaboratives for specified purposes; amending s. 408.802, F.S.; providing that the provisions of part II of ch. 408, F.S., the Health Care Licensing Procedures Act, apply to assisted living facility administrators; amending s. 408.820, F.S.; exempting assisted living facility administrators from specified provisions of part II of ch. 408, F.S., the Health Care Licensing Procedures Act; amending s. 409.212, F.S.; increasing a limitation on additional supplementation a person who receives optional supplementation may receive; creating s. 409.986, F.S.; providing definitions; directing the agency to establish and implement methodologies to adjust Medicaid rates for hospitals, nursing homes, and managed care plans; providing criteria for and limits on the amount of Medicaid payment rate adjustments; directing the

agency to seek federal approval to implement a performance payment system; providing for implementation of the system in fiscal year 2015-2016; authorizing the agency to appoint a technical advisory panel; providing applicability of the performance payment system to general hospitals, skilled nursing facilities, and managed care plans and providing criteria therefor; amending s. 415.1034, F.S.; providing that specified persons who have regulatory responsibilities over or provide services to persons residing in certain facilities must report suspected incidents of abuse to the central abuse hotline; amending s. 429.02, F.S.; revising definitions applicable to the Assisted Living Facilities Act; amending s. 429.07, F.S.; requiring that an assisted living facility be under the management of a licensed assisted living facility administrator; providing for a reduced number of monitoring visits for an assisted living facility that is licensed to provide extended congregate care services under specified circumstances; providing for a reduced number of monitoring visits for an assisted living facility that is licensed to provide limited nursing services under specified circumstances; amending s. 429.075, F.S.; providing additional requirements for a limited mental health license; removing specified assisted living facility requirements; authorizing a training provider to charge a fee for the training required of facility administrators and staff; revising provisions for application for a limited mental health license; creating s. 429.0751, F.S.; providing requirements for an assisted living facility that has mental health residents; requiring the assisted living facility to enter into a cooperative agreement with a mental health care service provider; providing for the development of a community living support plan; specifying who may have access to the plan; requiring documentation of mental health resident assessments; amending s. 429.178, F.S.; conforming cross-references; amending s. 429.19, F.S.; providing fines and penalties for specified violations by an assisted living facility; amending s. 429.195, F.S.; revising applicability of prohibitions on rebates provided by an assisted living facility for certain referrals; amending s. 817.505, F.S.; providing an exception from prohibitions relating to patient brokering; creating s. 429.231, F.S.; directing the Department of Elderly Affairs to create an advisory council to review the facts and circumstances of unexpected deaths in assisted living facilities and of elopements that result in harm to a resident; providing duties; providing for appointment and terms of members; providing for meetings; requiring a report; providing for per diem and travel expenses; amending s. 429.34, F.S.; providing a schedule for the inspection of assisted living facilities; providing exceptions; providing for fees for additional inspections after specified violations; creating s. 429.50, F.S.; prohibiting a person from performing the duties of an assisted living facility administrator without a license; providing qualifications for licensure; providing requirements for the issuance of assisted living facility administrator certifications; providing agency responsibilities; providing exceptions; providing license and license renewal fees; providing grounds for revocation or denial of licensure; providing rulemaking authority; authorizing the agency to issue a temporary license to an assisted living facility administrator under certain conditions and for a specified period of time; amending s. 429.52, F.S.; providing training, competency testing, and continuing education requirements for assisted living facility administrators and license applicants; specifying entities that may provide training; providing a definition; requiring assisted living facility trainers to keep certain training records and submit those records to the agency; providing rulemaking authority; amending s. 429.54, F.S.; requiring the Agency for Health Care Administration, the Department of Elderly Affairs, the Department of Children and Family Services, and the Agency for Persons with Disabilities to develop or modify electronic information systems and other systems to ensure efficient communication regarding regulation of assisted living facilities, subject to the availability of funds; providing an appropriation and authorizing positions; providing an effective date.

—was read the third time by title.

Representative Gonzalez offered the following:

(Amendment Bar Code: 625181)

Amendment 8 (with title amendment)—Between lines 259 and 260, insert:

Section 3. Section 395.1051, Florida Statutes, is amended to read:

395.1051 Duty to notify ~~patients~~.—

(1) An appropriately trained person designated by each licensed facility shall inform each patient, or an individual identified pursuant to s. 765.401(1), in person about adverse incidents that result in serious harm to the patient. Notification of outcomes of care that result in harm to the patient under this section ~~does shall~~ not constitute an acknowledgment or admission of liability ~~and may not, nor can it~~ be introduced as evidence.

(2) A hospital must provide notice to all obstetrical physicians with privileges at the hospital at least 120 days before the hospital closes an obstetrics department or ceases to provide obstetrical services.

TITLE AMENDMENT

Remove line 18 and insert:

organizations"; amending s. 395.1051, F.S.; requiring a hospital to provide notice to all obstetrical physicians with privileges at that hospital within a specified period of time before the hospital closes an obstetrics department or ceases to provide obstetrical services; amending

Rep. Gonzalez moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Gonzalez offered the following:

(Amendment Bar Code: 170067)

Amendment 9—Remove line 1230 and insert:
administrator on June 1, 2013;

Rep. Gonzalez moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Gonzalez offered the following:

(Amendment Bar Code: 062315)

Amendment 10 (with directory and title amendments)—Remove line 1432 and insert:

(9) The training required by

Remove line 1522 and insert:

Section 26. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2012.

DIRECTORY AMENDMENT

Remove line 1300 and insert:

Section 23. Effective January 1, 2013, section 429.52, Florida Statutes, is amended

TITLE AMENDMENT

Remove line 139 and insert:

authorizing positions; providing effective dates.

Rep. Gonzalez moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/HB 7133. The vote was:

Session Vote Sequence: 1043

Speaker Cannon in the Chair.

Yeas—114

| | | | |
|-------------|----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rogers |
| Adkins | Dorworth | Logan | Rooney |
| Ahern | Drake | Lopez-Cantera | Rouson |
| Albritton | Eisnagle | Mayfield | Sands |
| Artiles | Ford | McBurney | Saunders |
| Aubuchon | Fresen | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Gaetz | Nehr | Smith |
| Bernard | Garcia | Nelson | Snyder |
| Bileca | Gibbons | Nuñez | Soto |
| Boyd | Gonzalez | O'Toole | Stafford |
| Brandes | Goodson | Oliva | Stargel |
| Brodeur | Grant | Pafford | Taylor |
| Broxson | Hager | Passidomo | Thompson, G. |
| Bullard | Harrell | Patronis | Tobia |
| Burgin | Harrison | Perman | Trujillo |
| Caldwell | Holder | Perry | Van Zant |
| Campbell | Hooper | Pilon | Waldman |
| Cannon | Horner | Plakon | Watson |
| Chestnut | Hudson | Porter | Weatherford |
| Clarke-Reed | Hukill | Porth | Weinstein |
| Clemens | Ingram | Precourt | Williams, A. |
| Coley | Jenne | Proctor | Williams, T. |
| Corcoran | Jones | Ray | Wood |
| Costello | Julien | Reed | Workman |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Young |
| Cruz | Kreegel | Renuart | |
| Davis | Kriseman | Roberson, K. | |

Nays—None

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

CS/CS/HB 651 was taken up. On motion by Rep. Davis, the rules were waived and **CS for CS for SB 704** was substituted for **CS/CS/HB 651**. Under Rule 5.14, the House bill was laid on the table.

CS for CS for SB 704—A bill to be entitled An act relating to building construction and inspection; amending s. 162.12, F.S.; revising the authorized methods of sending notices to violators of local codes; creating s. 255.0518, F.S.; requiring a county or municipality, a department or agency of the state, a county, or a municipality, or any other public body or institution to open a sealed bid and announce the name of each bidder and the price submitted in the bid at a public meeting and make such information available upon request; amending s. 381.0065, F.S.; revising the definition of the term "bedroom" for purposes of requirements governing onsite sewage treatment and disposal systems; conforming a cross-reference; providing that a permit for the installation, modification, or repair of an onsite sewage treatment and disposal system approved by the Department of Health transfers along with the title to the property in a real estate transaction; prohibiting the transferred title from being encumbered by new permit requirements; providing criteria for an abandoned onsite sewage treatment and disposal system; providing guidelines for the reconnection of an abandoned system; providing for the applicability of rules to the construction of an onsite sewage treatment and disposal system; providing certain exemptions for a remodeled single-family home; amending s. 468.604, F.S.; authorizing a building code administrator or building official to approve the electronic filing of building plans and related documents; amending s. 468.609, F.S.; revising the eligibility requirements of a building code inspector or plans examiner; revising criteria for the issuance of provisional certificates; amending s. 468.841, F.S.; including a person or a business organization acting within the scope of a landscape architecture license in the exemption from certain provisions related to mold assessment; amending s. 481.329, F.S.; clarifying the authority of a landscape design practitioner to submit planting plans; amending s. 489.103, F.S.; providing an exemption from construction contracting requirements for an owner who installs, removes, or replaces solar panels on certain residences while acting as the contractor; providing for an electronic signature on the permit application; requiring the building permit application and disclosure

statement to include a declaration statement by the owner; providing that the issuing authority is not liable in any civil action for inaccurate information submitted by the owner using the authority's electronic permitting system; amending s. 489.105, F.S.; revising the definition of the term "demolish" for purposes of describing the scope of work of a contractor to include all buildings or residences of certain heights; clarifying the definition of the terms "roofing contractor," "Class A air-conditioning contractor," "Class B air-conditioning contractor," "mechanical contractor," and "plumbing contractor"; removing the term "glazing contractor" from within the definition of the term "contractor" for purposes of licensing by the Department of Business and Professional Regulation; reenacting s. 489.105(6), F.S., relating to the definition of the term "contracting"; clarifying the intent of the Legislature in the adoption of certain amendments to s. 489.105(6), F.S., and specifying that the amendments were intended to be remedial in nature, clarify existing law, and apply retroactively to any contract for the sale of manufactured or factory-built buildings that will be completed on site and otherwise comply with the requirements under state law; amending s. 489.113, F.S.; clarifying that subcontractors may perform construction work under the supervision of a person who is certified or registered; amending s. 553.5041, F.S.; correcting a cross-reference; amending s. 553.721, F.S.; allocating a portion of the funds derived from a surcharge on permit fees to the Florida Building Code Compliance and Mitigation Program; making technical and grammatical changes; amending s. 553.73, F.S.; exempting certain buildings or structures used for hunting from the Florida Building Code; amending s. 553.79, F.S.; requiring that a building code enforcing agency, administrator, and inspector provide certain information to a permit applicant upon a finding of noncompliance with the Florida Building Code; amending s. 553.844, F.S.; extending the expiration date to 2013 for exemption of certain equipment installation meeting the 2007 building code; amending s. 633.0215, F.S.; authorizing the electronic filing of certain construction plans for approval by the fire code administrator or fire official; amending s. 713.135, F.S.; providing that an owner or contractor is not required to personally appear and provide a notarized signature when filing a building permit application for a solar project if certain conditions are met; providing that the issuing authority is not liable in any civil action for inaccurate information submitted by the owner using the authority's electronic permitting system; requiring the Florida Building Commission to establish a workgroup to assist in the development of rules for an alternative design method for screen enclosures; providing for membership of the workgroup; providing factors that must be included in the rule; providing dates for appointment of the workgroup and adoption of a rule; requiring the commission to incorporate the alternative design method for screen enclosures into the Florida Building Code; providing conditions for expiration of the provision; providing effective dates.

—was read the second time by title. On motion by Rep. Davis, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1044

Speaker Cannon in the Chair.

Yeas—114

| | | | |
|-----------|-------------|-----------|---------|
| Abruzzo | Broxson | Davis | Grant |
| Adkins | Bullard | Diaz | Hager |
| Ahern | Burgin | Dorworth | Harrell |
| Albritton | Caldwell | Drake | Holder |
| Artiles | Campbell | Eisnaugle | Hooper |
| Aubuchon | Cannon | Ford | Horner |
| Baxley | Chestnut | Fresen | Hudson |
| Bembry | Clarke-Reed | Frishe | Hukill |
| Berman | Clemens | Fullwood | Ingram |
| Bernard | Coley | Gaetz | Jenne |
| Bileca | Corcoran | Garcia | Jones |
| Boyd | Costello | Gibbons | Julien |
| Brandes | Crisafulli | Gonzalez | Kiar |
| Brodeur | Cruz | Goodson | Kreegel |

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|---------------|---------------------|----------|--------------|
| Kriseman | Passidomo | Rogers | Thompson, G. |
| Legg | Patronis | Rooney | Tobia |
| Logan | Perman | Rouson | Trujillo |
| Lopez-Cantera | Perry | Sands | Van Zant |
| Mayfield | Pilon | Saunders | Waldman |
| McBurney | Plakon | Schenck | Watson |
| McKeel | Porter | Schwartz | Weatherford |
| Metz | Porth | Slosberg | Weinstein |
| Moraitis | Precourt | Smith | Williams, A. |
| Nehr | Proctor | Snyder | Williams, T. |
| Nelson | Ray | Soto | Wood |
| Nuñez | Reed | Stafford | Workman |
| O'Toole | Rehwinkel Vasilinda | Stargel | Young |
| Oliva | Renuart | Steube | |
| Pafford | Roberson, K. | Taylor | |

Nays—None

So the bill passed and was immediately certified to the Senate.

HB 1015—A bill to be entitled An act relating to the tourist development tax; amending s. 125.0104, F.S.; providing for the proceeds of the tourist development tax to be used for the benefit of certain aquariums; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1045

Speaker Cannon in the Chair.

Yeas—113

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|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rooney |
| Adkins | Dorworth | Logan | Rouson |
| Ahern | Drake | Lopez-Cantera | Sands |
| Albritton | Eisnaugle | Mayfield | Saunders |
| Artiles | Ford | McBurney | Schenck |
| Aubuchon | Fresen | McKeel | Schwartz |
| Baxley | Frishe | Metz | Slosberg |
| Bembry | Fullwood | Moraitis | Smith |
| Berman | Gaetz | Nehr | Snyder |
| Bernard | Garcia | Nelson | Soto |
| Bileca | Gibbons | Nuñez | Stafford |
| Boyd | Gonzalez | O'Toole | Stargel |
| Brandes | Goodson | Oliva | Steube |
| Brodeur | Grant | Pafford | Taylor |
| Broxson | Hager | Passidomo | Thompson, G. |
| Bullard | Harrell | Patronis | Tobia |
| Burgin | Harrison | Perman | Trujillo |
| Caldwell | Holder | Perry | Van Zant |
| Campbell | Hooper | Pilon | Waldman |
| Cannon | Horner | Plakon | Watson |
| Chestnut | Hudson | Porter | Weatherford |
| Clarke-Reed | Hukill | Porth | Weinstein |
| Clemens | Ingram | Precourt | Williams, A. |
| Coley | Jenne | Ray | Williams, T. |
| Corcoran | Jones | Reed | Wood |
| Costello | Julien | Rehwinkel Vasilinda | Workman |
| Crisafulli | Kiar | Renuart | |
| Cruz | Kreegel | Roberson, K. | |
| Davis | Kriseman | Rogers | |

Nays—None

Votes after roll call:

Yeas—Proctor, Young

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 885—A bill to be entitled An act relating to transactions by secondhand dealers and secondary metals recyclers; amending s. 538.03, F.S.; defining the term "appropriate law enforcement official"; deleting exemptions from regulation as a secondhand dealer which relate to flea market transactions and auction businesses; conforming terminology; amending s. 538.04, F.S., relating to recordkeeping requirements;

conforming terminology and clarifying provisions; amending s. 538.18, F.S.; revising and providing definitions; amending s. 319.30, F.S.; conforming a cross-reference; providing requirements for salvaged motor vehicles and mobile homes; amending s. 538.19, F.S.; revising requirements for the types of information that secondary metals recyclers must obtain and maintain regarding purchase transactions, including requirements for the maintenance and transmission of electronic records of such transactions; revising the period required for secondary metals recyclers to maintain certain information regarding purchase transactions involving regulated metals property; limiting the liability of secondary metals recyclers for the conversion of motor vehicles to scrap metal under certain circumstances; amending s. 538.235, F.S.; revising requirements for payments made by secondary metals recyclers to sellers of regulated metals property, to prohibit certain cash transactions; providing penalties; providing methods of payment for restricted regulated metals property; requiring that purchases of certain property be made by check or by electronic payment; providing procedures; amending s. 538.25, F.S.; requiring an application for registration as a secondary metals recycler to contain the address of a fixed business location; amending s. 538.26, F.S.; prohibiting secondary metals recyclers from purchasing regulated metals property, restricted regulated metals property, or ferrous metals during specified times, from certain locations, or from certain sellers; prohibiting the purchase of specified restricted regulated metals property without obtaining certain proof of the seller's ownership and authorization to sell the property; providing penalties; creating s. 538.28, F.S.; preempting to the state the regulation of secondary metals recyclers and purchase transactions involving regulated metals property; providing exceptions; providing for applicability; amending s. 538.23, F.S.; increasing the criminal penalties for specified violations relating to secondary metals recycling; providing increased criminal penalties for third and subsequent criminal violations; amending s. 812.145, F.S., relating to theft of copper or other nonferrous metals from a utility or communications services provider; revising and providing definitions; providing civil liability and penalties; prohibiting removing copper or other nonferrous metals from an electrical substation site without authorization of the utility; providing criminal penalties; providing an effective date.

—was read the third time by title.

Representative Ford offered the following:

(Amendment Bar Code: 455731)

Amendment 2—Remove line 710 and insert:
s. 125.011(1) until July 1, 2013.

Rep. Ford moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of **CS/CS/HB 885**. The vote was:

Session Vote Sequence: 1046

Speaker Cannon in the Chair.

Yeas—112

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|-----------|-------------|-----------|----------|
| Abruzzo | Broxson | Diaz | Harrell |
| Adkins | Bullard | Dorworth | Harrison |
| Ahern | Burgin | Drake | Holder |
| Albritton | Caldwell | Eisnaugle | Hooper |
| Artiles | Campbell | Ford | Horner |
| Aubuchon | Cannon | Fresen | Hudson |
| Baxley | Chestnut | Frishe | Hukill |
| Bembry | Clarke-Reed | Fullwood | Ingram |
| Berman | Clemens | Garcia | Jenne |
| Bernard | Coley | Gibbons | Jones |
| Bileca | Costello | Gonzalez | Julien |
| Boyd | Crisafulli | Goodson | Kiar |
| Brandes | Cruz | Grant | Kreegel |
| Brodeur | Davis | Hager | Kriseman |

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|---------------|---------------------|--------------|--------------|
| Legg | Passidomo | Roberson, K. | Steube |
| Logan | Patronis | Rogers | Thompson, G. |
| Lopez-Cantera | Perman | Rooney | Tobia |
| Mayfield | Perry | Rouson | Trujillo |
| McBurney | Pilon | Sands | Van Zant |
| McKeel | Plakon | Saunders | Waldman |
| Metz | Porter | Schenck | Watson |
| Moraitis | Porth | Schwartz | Weatherford |
| Nehr | Precourt | Slosberg | Weinstein |
| Nelson | Proctor | Smith | Williams, A. |
| Nuñez | Ray | Snyder | Williams, T. |
| O'Toole | Reed | Soto | Wood |
| Oliva | Rehwinkel Vasilinda | Stafford | Workman |
| Pafford | Renuart | Stargel | Young |

Nays—None

Votes after roll call:

Yeas—Corcoran, Gaetz, Taylor

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

HB 7135—A bill to be entitled An act relating to postsecondary education; amending s. 1001.02, F.S.; providing additional requirements for the State Board of Education's coordinated 5-year plan for postsecondary enrollment and its strategic plan specifying goals and objectives; providing a state board duty to require Florida College System institutions to provide students with electronic access to the economic security report of employment and earning outcomes prepared by the Department of Economic Opportunity; requiring state board rules to revise credit hour requirements in general education courses; amending s. 1001.03, F.S.; requiring the state board to identify performance metrics for the Florida College System and develop a plan that specifies goals and objectives for each Florida College System institution; requiring the state board to adopt a unified state plan for science, technology, engineering, and mathematics in K-20 education; amending s. 1001.10, F.S.; authorizing the Commissioner of Education to conduct a review of certain practices or actions at a Florida College System institution; amending s. 1001.64, F.S.; conforming provisions; amending s. 1001.706, F.S.; providing additional requirements for the Board of Governors' strategic plan specifying goals and objectives for the State University System and each university and its accountability plan; providing a duty of the Board of Governors to require state universities to provide students with electronic access to the economic security report of employment and earning outcomes; authorizing the Board of Governors to waive or modify its regulations, statutory requirements, or certain fee requirements; authorizing the Board of Governors to revoke or modify certain powers or duties; amending s. 1002.20, F.S.; requiring certain public school students to be provided electronic access to the economic security report of employment and earning outcomes; amending s. 1004.015, F.S.; requiring the Higher Education Coordinating Council to annually report recommendations for postsecondary education; amending s. 1005.22, F.S.; requiring the Commission for Independent Education to collect and report certain student data; amending s. 1007.23, F.S.; providing that the statewide articulation agreement must require certain Florida College System students to provide information relating to continued education; amending s. 1007.25, F.S.; revising provisions relating to general education course requirements and associate and baccalaureate degree requirements; providing requirements for general education core course options; amending s. 1007.33, F.S.; providing additional requirements for notice of intent to propose a baccalaureate degree program at a Florida College System institution; requiring an institution offering a baccalaureate degree program to report its status using specified performance and compliance standards; deleting provisions relating to exemption from state board approval of certain baccalaureate degree programs; amending s. 1008.31, F.S.; requiring certain independent colleges and universities to report data for students who receive state funds; amending s. 1008.46, F.S.; conforming provisions; creating s. 1011.905, F.S.; requiring the Board of Governors to review and rank each state university that applies for performance funding based on an established formula; requiring the Board of Governors to award up to a specified amount to the highest-ranked state universities; requiring a report to the Governor and

Legislature; creating s. 445.07, F.S.; requiring the Department of Economic Opportunity to annually prepare, or contract with an entity to prepare, an economic security report of employment and earning outcomes for degrees or certificates earned at public postsecondary educational institutions; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1047

Speaker Cannon in the Chair.

Yeas—115

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rogers |
| Adkins | Dorworth | Logan | Rooney |
| Ahern | Drake | Lopez-Cantera | Rouson |
| Albritton | Eisnaugle | Mayfield | Sands |
| Artiles | Ford | McBurney | Saunders |
| Aubuchon | Fresen | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Gaetz | Nehr | Smith |
| Bernard | Garcia | Nelson | Snyder |
| Bileca | Gibbons | Nuñez | Soto |
| Boyd | Gonzalez | O'Toole | Stafford |
| Brandes | Goodson | Oliva | Stargel |
| Brodeur | Grant | Pafford | Steube |
| Broxson | Hager | Passidomo | Taylor |
| Bullard | Harrell | Patronis | Thompson, G. |
| Burgin | Harrison | Perman | Tobia |
| Caldwell | Holder | Perry | Trujillo |
| Campbell | Hooper | Pilon | Van Zant |
| Cannon | Horner | Plakon | Waldman |
| Chestnut | Hudson | Porter | Watson |
| Clarke-Reed | Hukill | Porth | Weatherford |
| Clemens | Ingram | Precourt | Weinstein |
| Coley | Jenne | Proctor | Williams, A. |
| Corcoran | Jones | Ray | Williams, T. |
| Costello | Julien | Reed | Wood |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Workman |
| Cruz | Kreegel | Renuart | Young |
| Davis | Kriseman | Roberson, K. | |

Nays—None

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HB 451—A bill to be entitled An act relating to fraudulent transfers; amending s. 726.102, F.S.; defining the term "qualified charity" for purposes of the Uniform Fraudulent Transfer Act; amending s. 726.110, F.S.; limiting the period during which a cause of action with respect to a fraudulent transfer or obligation may be brought under the Uniform Fraudulent Transfer Act if the transfer was a charitable contribution made to a qualified charity and accepted by that qualified charity in good faith; providing applicability; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1048

Speaker Cannon in the Chair.

Yeas—113

| | | | |
|----------|---------|-------------|------------|
| Abruzzo | Bernard | Caldwell | Costello |
| Adkins | Bileca | Campbell | Crisafulli |
| Ahern | Boyd | Cannon | Cruz |
| Artiles | Brandes | Chestnut | Davis |
| Aubuchon | Brodeur | Clarke-Reed | Diaz |
| Baxley | Broxson | Clemens | Dorworth |
| Bembry | Bullard | Coley | Drake |
| Berman | Burgin | Corcoran | Eisnaugle |

| | | | |
|----------|---------------|---------------------|--------------|
| Ford | Kiar | Pilon | Soto |
| Fresen | Kreegel | Plakon | Stafford |
| Frishe | Kriseman | Porter | Stargel |
| Fullwood | Legg | Porth | Steube |
| Gaetz | Logan | Precourt | Taylor |
| Garcia | Lopez-Cantera | Proctor | Thompson, G. |
| Gibbons | Mayfield | Ray | Tobia |
| Gonzalez | McBurney | Reed | Trujillo |
| Goodson | McKeel | Rehwinkel Vasilinda | Van Zant |
| Grant | Metz | Renuart | Waldman |
| Hager | Moraitis | Roberson, K. | Watson |
| Harrell | Nehr | Rogers | Weatherford |
| Harrison | Nelson | Rooney | Weinstein |
| Holder | Nuñez | Rouson | Williams, A. |
| Hooper | O'Toole | Sands | Williams, T. |
| Horner | Oliva | Saunders | Wood |
| Hudson | Pafford | Schenck | Workman |
| Hukill | Passidomo | Schwartz | Young |
| Jenne | Patronis | Slosberg | |
| Jones | Perman | Smith | |
| Julien | Perry | Snyder | |

Nays—None

Votes after roll call:

Yeas—Ingram

So the bill passed and was immediately certified to the Senate.

CS/HB 701—A bill to be entitled An act relating to the Florida Evidence Code; amending s. 90.804, F.S.; providing that a statement offered against a party that wrongfully caused the declarant's unavailability is not excluded as hearsay; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1049

Speaker Cannon in the Chair.

Yeas—114

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Logan | Rooney |
| Adkins | Dorworth | Lopez-Cantera | Rouson |
| Ahern | Drake | Mayfield | Sands |
| Albritton | Eisnaugle | McBurney | Saunders |
| Artiles | Fresen | McKeel | Schenck |
| Aubuchon | Frishe | Metz | Schwartz |
| Baxley | Fullwood | Moraitis | Slosberg |
| Bembry | Gaetz | Nehr | Smith |
| Berman | Garcia | Nelson | Snyder |
| Bernard | Gibbons | Nuñez | Soto |
| Bileca | Gonzalez | O'Toole | Stafford |
| Boyd | Goodson | Oliva | Stargel |
| Brandes | Grant | Pafford | Steube |
| Brodeur | Hager | Passidomo | Taylor |
| Broxson | Harrell | Patronis | Thompson, G. |
| Bullard | Harrison | Perman | Tobia |
| Burgin | Holder | Perry | Trujillo |
| Caldwell | Hooper | Pilon | Van Zant |
| Campbell | Horner | Plakon | Waldman |
| Cannon | Hudson | Porter | Watson |
| Chestnut | Hukill | Porth | Weatherford |
| Clarke-Reed | Ingram | Precourt | Weinstein |
| Clemens | Jenne | Proctor | Williams, A. |
| Coley | Jones | Ray | Williams, T. |
| Corcoran | Julien | Reed | Wood |
| Costello | Kiar | Rehwinkel Vasilinda | Workman |
| Crisafulli | Kreegel | Renuart | Young |
| Cruz | Kriseman | Roberson, K. | |
| Davis | Legg | Rogers | |

Nays—None

Votes after roll call:

Yeas—Ford

So the bill passed and was immediately certified to the Senate.

CS/HB 963—A bill to be entitled An act relating to dispute resolution; amending s. 682.01, F.S.; revising the short title of the "Florida Arbitration Code" to the "Revised Florida Arbitration Code"; creating s. 682.011, F.S.; providing definitions; creating s. 682.012, F.S.; specifying how a person gives notice to another person and how a person receives notice; creating s. 682.013, F.S.; specifying the applicability of the revised code; creating s. 682.014, F.S.; providing that an agreement may waive or vary the effect of statutory arbitration provisions; providing exceptions; creating s. 682.015, F.S.; providing for petitions for judicial relief; providing for service of notice of an initial petition for such relief; amending s. 682.02, F.S.; revising provisions relating to the making of arbitration agreements; requiring a court to decide whether an agreement to arbitrate exists or a controversy is subject to an agreement to arbitrate; providing for determination of specified issues by an arbitrator; providing for continuation of an arbitration proceeding pending resolution of certain issues by a court; revising provisions relating to applicability of provisions to certain interlocal agreements; amending s. 682.03, F.S.; revising provisions relating to proceedings to compel and to stay arbitration; creating s. 682.031, F.S.; providing for a court to order provisional remedies before an arbitrator is appointed and is authorized and able to act; providing for orders for provisional remedies by an arbitrator; providing that a party does not waive a right of arbitration by seeking provisional remedies in court; creating s. 682.032, F.S.; providing for initiation of arbitration; providing that a person waives any objection to lack of or insufficiency of notice by appearing at the arbitration hearing; providing an exception; creating s. 682.033, F.S.; providing for consolidation of separate arbitration proceedings as to all or some of the claims in certain circumstances; prohibiting consolidation if the agreement prohibits consolidation; amending s. 682.04, F.S.; revising provisions relating to appointment of an arbitrator; prohibiting an individual who has an interest in the outcome of an arbitration from serving as a neutral arbitrator; creating s. 682.041, F.S.; requiring certain disclosures of interests and relationships by a person before accepting appointment as an arbitrator; providing a continuing obligation to make such disclosures; providing for objections to an arbitrator based on information disclosed; providing for vacation of an award if an arbitrator failed to disclose a fact as required; providing that an arbitrator appointed as a neutral arbitrator who does not disclose certain interests or relationships is presumed to act with partiality for specified purposes; requiring parties to substantially comply with agreed-to procedures of an arbitration organization or any other procedures for challenges to arbitrators before an award is made in order to seek vacation of an award on specified grounds; amending s. 682.05, F.S.; requiring that if there is more than one arbitrator, the powers of an arbitrator must be exercised by a majority of the arbitrators; requiring all arbitrators to conduct the arbitration hearing; creating s. 682.051, F.S.; providing immunity from civil liability for an arbitrator or an arbitration organization acting in that capacity; providing that this immunity is supplemental to any immunity under other law; providing that failure to make a required disclosure does not remove immunity; providing that an arbitrator or representative of an arbitration organization is not competent to testify and may not be required to produce records concerning the arbitration; providing exceptions; providing for awarding an arbitrator, arbitration organization, or representative of an arbitration organization with reasonable attorney fees and expenses of litigation under certain circumstances; amending s. 682.06, F.S.; revising provisions relating to the conduct of arbitration hearings; providing for summary disposition, notice of hearings, adjournment, and rights of a party to the arbitration proceeding; requiring appointment of a replacement arbitrator in certain circumstances; amending s. 682.07, F.S.; providing that a party to an arbitration proceeding may be represented by an attorney; amending s. 682.08, F.S.; revising provisions relating to the issuance, service, and enforcement of subpoenas; revising provisions relating to depositions; authorizing an arbitrator to permit discovery in certain circumstances; authorizing an arbitrator to order compliance with discovery; authorizing protective orders by an arbitrator; providing for applicability of laws compelling a person under subpoena to testify and all fees for attending a judicial proceeding, a deposition, or a discovery proceeding as a witness;

providing for court enforcement of a subpoena or discovery-related order; providing for witness fees; creating s. 682.081, F.S.; providing for judicial enforcement of a preaward ruling by an arbitrator in certain circumstances; providing exceptions; amending s. 682.09, F.S.; revising provisions relating to the record needed for an award; revising provisions relating to the time within which an award must be made; amending s. 682.10, F.S.; revising provisions relating to requirements for a motion to modify or correct an award; amending s. 682.11, F.S.; revising provisions relating to fees and expenses of arbitration; authorizing punitive damages and other exemplary relief and remedies; amending s. 682.12, F.S.; revising provisions relating to confirmation of an award; amending s. 682.13, F.S.; revising provisions relating to grounds for vacating an award; revising provisions relating to a motion for vacating an award; providing for a rehearing in certain circumstances; amending s. 682.14, F.S.; revising provisions relating to the time for moving to modify or correct an award; deleting references to the term "umpire"; revising a provision concerning confirmation of awards; amending s. 682.15, F.S.; revising provisions relating to a court order confirming, vacating without directing a rehearing, modifying, or correcting an award; providing for award of costs and attorney fees in certain circumstances; repealing s. 682.16, F.S., relating to judgment roll and docketing of certain orders; repealing s. 682.17, F.S., relating to application to court; repealing s. 682.18, F.S., relating to the definition of the term "court" and jurisdiction; creating s. 682.181, F.S.; providing for jurisdiction relating to the revised code; amending s. 682.19, F.S.; revising provisions relating to venue for actions relating to the code; amending s. 682.20, F.S.; providing that an appeal may be taken from an order denying confirmation of an award unless the court has entered an order under specified provisions; providing that all other orders denying confirmation of an award are final orders; repealing s. 682.21, F.S., relating to the previous code not applying retroactively; repealing s. 682.22, F.S., relating to conflict of laws; creating s. 682.23, F.S.; specifying the relationship of the code to the Electronic Signatures in Global and National Commerce Act; providing for applicability; creating s. 682.25, F.S.; providing that the revised code does not apply to any dispute involving child custody, visitation, or child support; amending s. 44.104, F.S.; deleting references to binding arbitration from provisions providing for voluntary trial resolution; providing for temporary relief; revising provisions relating to procedures in voluntary trial resolution; providing that a judgment is reviewable in the same manner as a judgment in a civil action; deleting provisions relating to applicability of the harmless error doctrine; providing limitations on the jurisdiction of a trial resolution judge; providing for the use of juries; amending s. 44.107, F.S.; providing immunity for voluntary trial resolution judges serving under specified provisions; amending ss. 440.1926, 489.1402, and 731.401, F.S.; conforming cross-references; providing a directive to the Division of Statutory Revision to redesignate the title of ch. 44, F.S., as "Alternative Dispute Resolution"; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1050

Speaker Cannon in the Chair.

Yeas—115

| | | | |
|-----------|-------------|------------|----------|
| Abruzzo | Broxson | Davis | Grant |
| Adkins | Bullard | Diaz | Hager |
| Ahern | Burgin | Dorworth | Harrell |
| Albritton | Caldwell | Drake | Harrison |
| Artiles | Campbell | Eisnaugele | Holder |
| Aubuchon | Cannon | Ford | Hooper |
| Baxley | Chestnut | Fresen | Homer |
| Bembry | Clarke-Reed | Frishe | Hudson |
| Berman | Clemens | Fullwood | Hukill |
| Bernard | Coley | Gaetz | Ingram |
| Bileca | Corcoran | Garcia | Jenne |
| Boyd | Costello | Gibbons | Jones |
| Brandes | Crisafulli | Gonzalez | Julien |
| Brodeur | Cruz | Goodson | Kiar |

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|---------------|---------------------|--------------|--------------|
| Kreegel | Pafford | Roberson, K. | Taylor |
| Kriseman | Passidomo | Rogers | Thompson, G. |
| Legg | Patronis | Rooney | Tobia |
| Logan | Perman | Rouson | Trujillo |
| Lopez-Cantera | Perry | Sands | Van Zant |
| Mayfield | Pilon | Saunders | Waldman |
| McBurney | Plakon | Schenck | Watson |
| McKeel | Porter | Schwartz | Weatherford |
| Metz | Porth | Slosberg | Weinstein |
| Moraitis | Precourt | Smith | Williams, A. |
| Nehr | Proctor | Snyder | Williams, T. |
| Nelson | Ray | Soto | Wood |
| Núñez | Reed | Stafford | Workman |
| O'Toole | Rehwinkel Vasilinda | Stargel | Young |
| Oliva | Renuart | Steube | |

Nays—None

So the bill passed and was immediately certified to the Senate.

CS/HB 671—A bill to be entitled An act relating to liens on real property; amending s. 695.01, F.S.; providing that a lien imposed on real property by a governmental or quasi-governmental entity for certain purposes is not valid against a creditor or subsequent purchasers unless the lien is recorded; providing exceptions; specifying the required contents of the recorded notice of lien; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1051

Speaker Cannon in the Chair.

Yeas—101

| | | | |
|------------|-----------|---------------------|--------------|
| Abruzzo | Dorworth | Legg | Renuart |
| Adkins | Drake | Logan | Roberson, K. |
| Ahern | Eisnaugle | Lopez-Cantera | Rooney |
| Albritton | Ford | Mayfield | Saunders |
| Artiles | Fresen | McBurney | Schenck |
| Aubuchon | Frishe | McKeel | Schwartz |
| Baxley | Fullwood | Metz | Slosberg |
| Bembry | Gaetz | Moraitis | Smith |
| Berman | Garcia | Nehr | Snyder |
| Bernard | Gonzalez | Nelson | Soto |
| Bileca | Goodson | Núñez | Stargel |
| Boyd | Grant | O'Toole | Steube |
| Brandes | Hager | Oliva | Tobia |
| Brodeur | Harrell | Passidomo | Trujillo |
| Broxxon | Harrison | Patronis | Van Zant |
| Burgin | Holder | Perman | Waldman |
| Caldwell | Hooper | Perry | Weatherford |
| Campbell | Horne | Pilon | Weinstein |
| Cannon | Hudson | Plakon | Williams, A. |
| Chestnut | Hukill | Porter | Williams, T. |
| Coley | Ingram | Porth | Wood |
| Corcoran | Jenne | Precourt | Workman |
| Costello | Jones | Proctor | Young |
| Crisafulli | Julien | Ray | |
| Davis | Kiar | Reed | |
| Diaz | Kreegel | Rehwinkel Vasilinda | |

Nays—14

| | | | |
|-------------|----------|----------|--------------|
| Bullard | Gibbons | Rouson | Thompson, G. |
| Clarke-Reed | Kriseman | Sands | Watson |
| Clemens | Pafford | Stafford | |
| Cruz | Rogers | Taylor | |

So the bill passed and was immediately certified to the Senate.

CS/HB 1023—A bill to be entitled An act relating to suspension of driver licenses and motor vehicle registrations; amending s. 61.13016, F.S.; revising provisions providing for an obligor who is delinquent in support payments to petition the circuit court to direct the Department of Highway Safety and

Motor Vehicles to issue to the obligor a driver license restricted to business purposes only; requiring that the court, before approving a schedule for an obligor's delinquent support payments, find that the obligor has the present ability to pay the child support arrearage and support obligation; requiring that the court direct the Department of Highway Safety and Motor Vehicles to suspend the obligor's driver license if the obligor fails to comply with the schedule of payments and if the obligor has the ability to pay; specifying that an obligor whose license and registration has been suspended may petition the court for a driver license restricted to business purposes under specified provisions that require the obligor to agree to a schedule of payment on arrearages and to maintain current obligations; amending s. 322.058, F.S.; requiring that the Department of Highway Safety and Motor Vehicles reinstate the driving privilege and allow registration of a motor vehicle of a person who has a delinquent support obligation or who has failed to comply with a subpoena, order to appear, order to show cause, or similar order, if the Title IV-D agency in IV-D cases, or the depository or the clerk of the court in non-IV-D cases, provides electronic notification to the department stating that the court has directed that the person be issued a license for driving privileges restricted to business purposes only; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1052

Speaker Cannon in the Chair.

Yeas—114

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rooney |
| Adkins | Dorworth | Lopez-Cantera | Rouson |
| Ahern | Drake | Mayfield | Sands |
| Albritton | Eisnaugle | McBurney | Saunders |
| Artiles | Ford | McKeel | Schenck |
| Aubuchon | Fresen | Metz | Schwartz |
| Baxley | Frishe | Moraitis | Slosberg |
| Bembry | Fullwood | Nehr | Smith |
| Berman | Gaetz | Nelson | Snyder |
| Bernard | Garcia | Núñez | Soto |
| Bileca | Gibbons | O'Toole | Stafford |
| Boyd | Gonzalez | Oliva | Stargel |
| Brandes | Goodson | Pafford | Steube |
| Brodeur | Grant | Passidomo | Taylor |
| Broxxon | Hager | Patronis | Thompson, G. |
| Bullard | Harrell | Perman | Tobia |
| Burgin | Harrison | Perry | Trujillo |
| Caldwell | Holder | Pilon | Van Zant |
| Campbell | Hooper | Plakon | Waldman |
| Cannon | Horne | Porter | Watson |
| Chestnut | Hudson | Porth | Weatherford |
| Clarke-Reed | Hukill | Precourt | Weinstein |
| Clemens | Ingram | Proctor | Williams, A. |
| Coley | Jenne | Ray | Williams, T. |
| Corcoran | Jones | Reed | Wood |
| Costello | Julien | Rehwinkel Vasilinda | Workman |
| Crisafulli | Kiar | Renuart | Young |
| Cruz | Kreegel | Roberson, K. | |
| Davis | Kriseman | Rogers | |

Nays—None

So the bill passed and was immediately certified to the Senate.

CS/HB 891—A bill to be entitled An act relating to Hillsborough County; providing that the act supersedes inconsistent provisions of chapter 2001-299, Laws of Florida; providing that a holder of a certificate of public convenience and necessity for taxicabs or a taxicab permit issued by the Hillsborough County Public Transportation Commission, pursuant to chapter 2001-299, Laws of Florida, has property rights in the certificate or permit; providing for the transfer of such certificate or permit; providing for the creation of the Driver Ownership Program to assist taxicab drivers in acquiring certificates and permits; providing for the adoption of rules; providing definitions; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1053

Speaker Cannon in the Chair.

Yeas—114

| | | | |
|-------------|----------|---------------------|--------------|
| Abruzzo | Dorworth | Logan | Rooney |
| Adkins | Drake | Lopez-Cantera | Rouson |
| Ahern | Eisnagle | Mayfield | Sands |
| Albritton | Ford | McBurney | Saunders |
| Artiles | Fresen | McKeel | Schenck |
| Aubuchon | Frishe | Metz | Schwartz |
| Baxley | Fullwood | Moraitis | Slosberg |
| Bembry | Gaetz | Nehr | Smith |
| Berman | Garcia | Nelson | Snyder |
| Bernard | Gibbons | Núñez | Soto |
| Bileca | Gonzalez | O'Toole | Stafford |
| Boyd | Goodson | Oliva | Stargel |
| Brodeur | Grant | Pafford | Steube |
| Broxson | Hager | Passidomo | Taylor |
| Bullard | Harrell | Patronis | Thompson, G. |
| Burgin | Harrison | Perman | Tobia |
| Caldwell | Holder | Perry | Trujillo |
| Campbell | Hooper | Pilon | Van Zant |
| Cannon | Horner | Plakon | Waldman |
| Chestnut | Hudson | Porter | Watson |
| Clarke-Reed | Hukill | Porth | Weatherford |
| Clemens | Ingram | Precourt | Weinstein |
| Coley | Jenne | Proctor | Williams, A. |
| Corcoran | Jones | Ray | Williams, T. |
| Costello | Julien | Reed | Wood |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Workman |
| Cruz | Kreegel | Renuart | Young |
| Davis | Kriseman | Roberson, K. | |
| Diaz | Legg | Rogers | |

Nays—1

Brandes

So the bill passed and was immediately certified to the Senate.

HB 865—A bill to be entitled An act relating to Pinellas Suncoast Transit Authority, Pinellas County; amending chapter 2000-424, Laws of Florida; providing for alternative income revenues through a specified discretionary sales surtax under certain conditions; prohibiting the authority from levying and collecting ad valorem tax revenue after it elects to accept the discretionary sales surtax proceeds; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1054

Speaker Cannon in the Chair.

Yeas—92

| | | | |
|-------------|------------|---------------|---------------------|
| Adkins | Crisafulli | Horner | Nehr |
| Aubuchon | Cruz | Hudson | Nelson |
| Baxley | Dorworth | Hukill | Núñez |
| Bembry | Drake | Ingram | O'Toole |
| Berman | Eisnagle | Jenne | Pafford |
| Boyd | Ford | Jones | Passidomo |
| Brodeur | Fresen | Julien | Patronis |
| Broxson | Frishe | Kiar | Perman |
| Bullard | Fullwood | Kriseman | Pilon |
| Burgin | Garcia | Legg | Porter |
| Campbell | Gibbons | Logan | Porth |
| Cannon | Goodson | Lopez-Cantera | Precourt |
| Chestnut | Grant | Mayfield | Proctor |
| Clarke-Reed | Harrell | McBurney | Ray |
| Clemens | Harrison | McKeel | Reed |
| Coley | Holder | Metz | Rehwinkel Vasilinda |
| Costello | Hooper | Moraitis | Renuart |

| | | | |
|--------------|----------|--------------|--------------|
| Roberson, K. | Schwartz | Taylor | Weinstein |
| Rogers | Slosberg | Thompson, G. | Williams, A. |
| Rooney | Soto | Van Zant | Williams, T. |
| Rouson | Stafford | Waldman | Wood |
| Sands | Stargel | Watson | Workman |
| Saunders | Steube | Weatherford | Young |

Nays—21

| | | | |
|-----------|----------|---------|----------|
| Abruzzo | Brandes | Hager | Snyder |
| Ahern | Caldwell | Kreegel | Tobia |
| Albritton | Corcoran | Perry | Trujillo |
| Artiles | Davis | Plakon | |
| Bernard | Diaz | Schenck | |
| Bileca | Gaetz | Smith | |

Votes after roll call:

Yeas—Gonzalez

So the bill passed and was immediately certified to the Senate.

Remarks

The Speaker recognized Representative Porth, who gave brief farewell remarks.

CS/HB 1253—A bill to be entitled An act relating to the City of Jacksonville, Duval County; amending chapter 92-341, Laws of Florida, as amended; providing that the Consolidated Government of the City of Jacksonville may amend or repeal any portion of Article 24 of the city's charter, which relates to the Jacksonville Economic Development Commission, by ordinance without approval of electors at a referendum or further action by the Legislature; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1055

Speaker Cannon in the Chair.

Yeas—113

| | | | |
|-------------|----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rogers |
| Adkins | Dorworth | Logan | Rooney |
| Ahern | Drake | Lopez-Cantera | Rouson |
| Albritton | Eisnagle | Mayfield | Sands |
| Artiles | Ford | McBurney | Saunders |
| Aubuchon | Fresen | McKeel | Schenck |
| Baxley | Frishe | Metz | Slosberg |
| Bembry | Fullwood | Moraitis | Smith |
| Berman | Gaetz | Nehr | Snyder |
| Bernard | Garcia | Nelson | Soto |
| Bileca | Gibbons | Núñez | Stafford |
| Boyd | Gonzalez | O'Toole | Stargel |
| Brandes | Goodson | Oliva | Steube |
| Brodeur | Grant | Pafford | Taylor |
| Broxson | Hager | Passidomo | Thompson, G. |
| Bullard | Harrell | Patronis | Tobia |
| Burgin | Harrison | Perman | Trujillo |
| Caldwell | Holder | Perry | Van Zant |
| Campbell | Hooper | Pilon | Waldman |
| Cannon | Horner | Plakon | Weatherford |
| Chestnut | Hudson | Porter | Weinstein |
| Clarke-Reed | Hukill | Porth | Williams, A. |
| Clemens | Ingram | Precourt | Williams, T. |
| Coley | Jenne | Proctor | Wood |
| Corcoran | Jones | Ray | Workman |
| Costello | Julien | Reed | Young |
| Crisafulli | Kiar | Rehwinkel Vasilinda | |
| Cruz | Kreegel | Renuart | |
| Davis | Kriseman | Roberson, K. | |

Nays—None

Votes after roll call:

Yeas—Watson

So the bill passed and was immediately certified to the Senate.

HB 1381—A bill to be entitled An act relating to the West Palm Beach Downtown Development Authority, Palm Beach County; amending chapter 2003-380, Laws of Florida; revising the development authority's boundaries; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1056

Speaker Cannon in the Chair.

Yeas—113

| | | | |
|-------------|----------|---------------------|--------------|
| Abruzzo | Dorworth | Logan | Rouson |
| Adkins | Drake | Lopez-Cantera | Sands |
| Ahern | Eisnagle | Mayfield | Saunders |
| Albritton | Ford | McBurney | Schenck |
| Artiles | Fresen | McKeel | Schwartz |
| Aubuchon | Frishe | Metz | Slosberg |
| Baxley | Fullwood | Moraitis | Smith |
| Bembry | Gaetz | Nehr | Snyder |
| Berman | Garcia | Nelson | Soto |
| Bernard | Gibbons | Nuñez | Stafford |
| Bileca | Gonzalez | O'Toole | Stargel |
| Boyd | Goodson | Oliva | Steube |
| Brodeur | Grant | Pafford | Taylor |
| Broxson | Hager | Passidomo | Thompson, G. |
| Bullard | Harrell | Patronis | Tobia |
| Burgin | Harrison | Perman | Trujillo |
| Caldwell | Holder | Perry | Van Zant |
| Campbell | Hooper | Pilon | Waldman |
| Cannon | Horner | Plakon | Watson |
| Chestnut | Hudson | Porter | Weatherford |
| Clarke-Reed | Hukill | Porth | Weinstein |
| Clemens | Ingram | Precourt | Williams, A. |
| Coley | Jenne | Proctor | Williams, T. |
| Corcoran | Jones | Ray | Wood |
| Costello | Julien | Rehwinkel Vasilinda | Workman |
| Crisafulli | Kiar | Renuart | Young |
| Cruz | Kreegel | Roberson, K. | |
| Davis | Kriseman | Rogers | |
| Diaz | Legg | Rooney | |

Nays—1

Brandes

Votes after roll call:

Nays to Yeas—Brandes

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 949—A bill to be entitled An act relating to juvenile justice education and workforce programs; amending s. 985.632, F.S.; requiring the Department of Juvenile Justice to provide cost and effectiveness information on programs and program activities and to implement an accountability system; requiring the department, in consultation with the Department of Education, to submit a report to the Governor and Legislature regarding program costs and effectiveness; requiring the report to include uniform cost data for programs, data on student learning gains, and recommendations for modification and elimination of programs and program activities; amending s. 1001.42, F.S.; conforming a cross-reference; amending s. 1003.52, F.S., relating to educational services in Department of Juvenile Justice programs; providing qualifications for instructional personnel; requiring the State Board of Education to adopt rules relating to quality assurance standards and review; requiring the Department of Education to monitor and report on the educational performance of youth in juvenile justice programs; requiring an individualized transition plan to be developed for each student receiving services in a juvenile justice education program; creating the Stephen R. Wise Commission for Juvenile Justice Education and Workforce Programs; providing membership, administrative support, and meeting requirements; requiring the commission to submit a report and make legislative

recommendations relating to juvenile justice education program accountability, performance standards and evaluation, increased opportunities for juveniles in education and employment, effective program practices, duplicative processes, and funding mechanisms; providing for the dissolution of the commission; providing an effective date.

—was read the third time by title.

Representative Proctor offered the following:

(Amendment Bar Code: 370645)

Amendment 1 (with title amendment)—Remove lines 104-359 and insert:

Section 3. Paragraph (a) of subsection (3), subsection (10), and subsections (15) through (22) of section 1003.52, Florida Statutes, are amended, and a new subsection (16) is added to that section, to read:

1003.52 Educational services in Department of Juvenile Justice programs.—

(3) The district school board of the county in which the residential or nonresidential care facility or juvenile assessment facility is located shall provide appropriate educational assessments and an appropriate program of instruction and special education services.

(a) The district school board shall make provisions for each student to participate in basic, career education, and exceptional student programs as appropriate. School districts or private providers contracted to provide educational services to students within the Department of Juvenile Justice shall provide academic remediation, virtual instruction, and courses that lead to industry certification and occupational completion points. Students served in Department of Juvenile Justice programs shall have access to the appropriate courses and instruction to prepare them for the GED test. Students participating in GED preparation programs shall be funded at the basic program cost factor for Department of Juvenile Justice programs in the Florida Education Finance Program. Each program shall be conducted according to applicable law providing for the operation of public schools and rules of the State Board of Education. School districts shall provide the GED exit option for all juvenile justice programs.

(10) The district school board shall recruit and train teachers who are interested, qualified, or experienced in educating students in juvenile justice programs. Students in juvenile justice programs shall be provided a wide range of educational programs ~~and opportunities including textbooks, technology,~~ instructional support, and ~~other resources commensurate with resources provided available~~ to students in public schools, including textbooks and access to technology. If the district school board operates a juvenile justice education program at a juvenile justice facility, the district school board, in consultation with the director of the juvenile justice facility, shall select the instructional personnel assigned to that program. Instructional personnel must be certified by the Department of Education; however, a nondegreed teacher of career and technical education courses, certified by a school district under s. 1012.39, may provide services as an out-of-field teacher. ~~Teachers assigned to educational programs in juvenile justice settings in which the district school board operates the educational program shall be selected by the district school board in consultation with the director of the juvenile justice facility. Educational programs in juvenile justice facilities shall have access to~~ The substitute teacher pool utilized by the district school board shall be made available to the director of the juvenile justice facility for the delivery of educational programs in juvenile justice facilities.

(15)~~(a)~~ The ~~State Board Department~~ of Education, in consultation with the Department of Juvenile Justice, district school boards, and providers, shall ~~adopt by rule; establish~~

(a) Objective and measurable quality assurance standards for the educational component of residential and nonresidential juvenile justice ~~programs facilities.~~ A ~~These standards shall rate the~~ district school board's performance both as a provider and contractor shall be rated based upon these standards. The quality assurance rating for the educational component shall be disaggregated from the overall quality assurance rating score and

reported separately. As part of the quality assurance review, the department, in collaboration with the Department of Juvenile Justice, shall monitor and report on the educational performance of youth in commitment, day treatment, early delinquency intervention, and detention programs. The report must include, at a minimum, the number and percentage of students:

1. Returning to middle school or high school upon release.
2. Receiving a standard high school diploma or a general equivalency diploma.
3. Receiving industry certification.
4. Receiving occupational completion points.
5. Enrolling in a postsecondary educational institution.
6. Completing a juvenile justice education program without reoffending.
7. Reoffending within 1 year after completion of a juvenile justice education program.
8. Remaining employed 1 year after completion of a juvenile justice education program.

(b) ~~The Department of Education shall develop~~ A comprehensive quality assurance review process and schedule for the evaluation of the educational component in juvenile justice programs. The Department of Juvenile Justice quality assurance site visit and the education quality assurance site visit shall be conducted during the same visit.

(c) ~~The Department of Education, in consultation with district school boards and providers, shall establish~~ Minimum thresholds for the standards used to evaluate the ~~and key indicators for~~ educational component of ~~programs in juvenile justice programs facilities.~~ If a district school board fails to meet the established minimum standards, it will be given 6 months to achieve compliance with the standards. If after 6 months, the district school board's performance is still below minimum standards, the Department of Education shall exercise sanctions as prescribed by rules adopted by the State Board of Education. If a provider, under contract with the district school board, fails to meet minimum standards, such failure shall cause the district school board to cancel the provider's contract unless the provider achieves compliance within 6 months or unless there are documented extenuating circumstances.

(d) The content of, and a standardized uniform format for, an agreement between school districts and private providers for the delivery of educational services. The agreement entered into between a school district and a provider must be in substantial conformance with the agreement adopted in rule.

~~(d) The requirements in paragraphs (a), (b), and (c) shall be implemented to the extent that funds are available.~~

(16) An individualized transition plan shall be developed for each student receiving services in a juvenile justice education program. The individualized transition plan shall be developed upon the student's entry into the program with the participation of the student, parent, school district or contracted provider personnel or both, and Department of Juvenile Justice staff. Once the student exits a juvenile justice education program, a copy of the individualized transition plan shall be provided to the student, the parent, the provider, and the juvenile probation officer if one is assigned. The school district shall consider the individualized transition plan when determining the appropriate placement of the student. The individualized transition plan becomes a part of the student's academic record. The individualized transition plan shall include, at a minimum, the student's:

- (a) Results on district and statewide assessments;
- (b) Individual academic plan, 504 accommodation plan, or individual education plan, as appropriate;
- (c) Academic transcripts;
- (d) Academic reentry goals;
- (e) Career and employment goals;
- (f) Recommended educational placement;
- (g) Industry certification completion information;
- (h) Occupational completion points; and
- (i) Treatment, intervention, and support services that are accessible upon exiting the program.

(17)~~(16)~~ The district school board shall not be charged any rent, maintenance, utilities, or overhead on residential or nonresidential juvenile justice such facilities. Maintenance, repairs, and remodeling of existing facilities shall be provided by the Department of Juvenile Justice.

(18)~~(17)~~ When additional facilities are required, the district school board and the Department of Juvenile Justice shall agree on the appropriate site based on the instructional needs of the students. When the most appropriate site for instruction is on district school board property, a special capital outlay request shall be made by the commissioner in accordance with s. 1013.60. When the most appropriate site is on state property, state capital outlay funds shall be requested by the Department of Juvenile Justice provided by s. 216.043 and shall be submitted as specified by s. 216.023. Any instructional facility to be built on state property shall have educational specifications jointly developed by the district school board and the Department of Juvenile Justice and approved by the Department of Education. The size of space and occupant design capacity criteria as provided by State Board of Education rules shall be used for remodeling or new construction whether facilities are provided on state property or district school board property.

(19)~~(18)~~ The parent of an exceptional student shall have the due process rights provided for in this chapter.

(20)~~(19)~~ The Department of Education and the Department of Juvenile Justice, after consultation with and assistance from ~~local~~ providers and district school boards, shall report annually to the Legislature by ~~March~~ ~~February~~ 1 on the progress toward developing effective educational programs for juvenile delinquents, including the amount of funding provided by district school boards to juvenile justice programs, the amount retained for administration including documenting the purposes for such expenses, the status of the development of cooperative agreements, the results of the quality assurance reviews including specific legislative recommendations for system improvement, and information on the identification of, and services provided to, exceptional students in juvenile justice commitment facilities to determine whether these students are properly reported for funding and are appropriately served. This report shall be incorporated in, or provided in concert with, the report required under s. 985.632(3).

(21)~~(20)~~ The educational programs at the Arthur Dozier School for Boys in Jackson County and the Florida School for Boys in Okeechobee shall be operated by the Department of Education, either directly or through grants or contractual agreements with other public or duly accredited education agencies approved by the Department of Education.

(22)~~(21)~~ The State Board of Education ~~shall may~~ ~~adopt any~~ rules necessary to implement the provisions of this section, ~~including uniform curriculum, funding, and second-chance schools.~~ Such rules must require the minimum amount of paperwork and reporting.

(23)~~(22)~~ The Department of Juvenile Justice and the Department of Education, in consultation with Workforce Florida, Inc., the statewide Workforce Development Youth Council, district school boards, Florida College System institutions, providers, and others, shall jointly develop a multiagency plan for career education which describes the funding, curriculum, transfer of credits, goals, and outcome measures for career education programming in juvenile commitment facilities, pursuant to s. 985.622. The plan must be reviewed annually.

TITLE AMENDMENT

Remove lines 17-36 and insert:

of Juvenile Justice programs; requiring school districts or contracted private providers to provide certain instruction; providing qualifications for instructional personnel; requiring the State Board of Education to adopt rules relating to quality assurance standards and review; requiring the Department of Education to monitor and report on the educational performance of youth in juvenile justice programs; requiring an individualized transition plan to be developed for each student receiving services in a juvenile justice education program; providing an effective

Rep. Proctor moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/CS/HB 949. The vote was:

Session Vote Sequence: 1057

Speaker Cannon in the Chair.

Yeas—114

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rooney |
| Adkins | Dorworth | Logan | Rouson |
| Ahern | Drake | Lopez-Cantera | Sands |
| Albritton | Eisnaugle | Mayfield | Saunders |
| Artiles | Ford | McBurney | Schenck |
| Aubuchon | Fresen | McKeel | Schwartz |
| Baxley | Frishe | Metz | Slosberg |
| Bembry | Fullwood | Moraitis | Smith |
| Berman | Gaetz | Nehr | Snyder |
| Bernard | Garcia | Nelson | Soto |
| Bileca | Gibbons | Nuñez | Stafford |
| Boyd | Gonzalez | O'Toole | Stargel |
| Brandes | Goodson | Oliva | Steube |
| Brodeur | Grant | Pafford | Taylor |
| Broxson | Hager | Passidomo | Thompson, G. |
| Bullard | Harrell | Patronis | Tobia |
| Burgin | Harrison | Perman | Trujillo |
| Caldwell | Holder | Perry | Van Zant |
| Campbell | Hooper | Pilon | Waldman |
| Cannon | Horner | Plakon | Watson |
| Chestnut | Hudson | Porter | Weatherford |
| Clarke-Reed | Hukill | Porth | Weinstein |
| Clemens | Ingram | Precourt | Williams, A. |
| Coley | Jenne | Proctor | Williams, T. |
| Corcoran | Jones | Ray | Wood |
| Costello | Julien | Reed | Workman |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Young |
| Cruz | Kreegel | Renuart | |
| Davis | Kriseman | Rogers | |

Nays—1

Roberson, K.

Votes after roll call:

Nays to Yeas—Roberson, K.

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

HB 777—A bill to be entitled An act relating to criminal penalties for violations of securities laws; amending s. 921.0022, F.S.; increasing the offense severity ranking for failing to register securities with the Office of Financial Regulation; specifying the offense severity ranking for the failure of a dealer, associated person, or issuer of securities to register with the Office of Financial Regulation; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1058

Speaker Cannon in the Chair.

Yeas—114

| | | | |
|-----------|-------------|----------|---------------|
| Abruzzo | Caldwell | Ford | Hudson |
| Adkins | Campbell | Fresen | Hukill |
| Ahern | Cannon | Frishe | Ingram |
| Albritton | Chestnut | Fullwood | Jenne |
| Artiles | Clarke-Reed | Gaetz | Jones |
| Baxley | Clemens | Garcia | Julien |
| Bembry | Coley | Gibbons | Kiar |
| Berman | Corcoran | Gonzalez | Kreegel |
| Bernard | Costello | Goodson | Kriseman |
| Bileca | Crisafulli | Grant | Legg |
| Boyd | Cruz | Hager | Logan |
| Brandes | Davis | Harrell | Lopez-Cantera |
| Brodeur | Diaz | Harrison | Mayfield |
| Broxson | Dorworth | Holder | McBurney |
| Bullard | Drake | Hooper | McKeel |
| Burgin | Eisnaugle | Horner | Metz |

| | | | |
|-----------|---------------------|--------------|--------------|
| Moraitis | Porter | Saunders | Trujillo |
| Nehr | Porth | Schenck | Van Zant |
| Nelson | Precourt | Schwartz | Waldman |
| Nuñez | Proctor | Slosberg | Watson |
| O'Toole | Ray | Smith | Weatherford |
| Oliva | Reed | Snyder | Weinstein |
| Pafford | Rehwinkel Vasilinda | Soto | Williams, A. |
| Passidomo | Renuart | Stafford | Williams, T. |
| Patronis | Roberson, K. | Stargel | Wood |
| Sands | Rogers | Steube | Workman |
| Perry | Rooney | Taylor | Young |
| Pilon | Rouson | Thompson, G. | |
| Plakon | Sands | Tobia | |

Nays—None

Votes after roll call:

Yeas—Aubuchon

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HB 429—A bill to be entitled An act relating to robbery by sudden snatching; amending s. 812.131, F.S.; clarifying that the offense of robbery by sudden snatching includes the taking of money or other property from the victim's person or from the area within the victim's immediate reach or control; providing criminal penalties; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1059

Speaker Cannon in the Chair.

Yeas—115

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rogers |
| Adkins | Dorworth | Logan | Rooney |
| Ahern | Drake | Lopez-Cantera | Rouson |
| Albritton | Eisnaugle | Mayfield | Sands |
| Artiles | Ford | McBurney | Saunders |
| Aubuchon | Fresen | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Gaetz | Nehr | Smith |
| Bernard | Garcia | Nelson | Snyder |
| Bileca | Gibbons | Nuñez | Soto |
| Boyd | Gonzalez | O'Toole | Stafford |
| Brandes | Goodson | Oliva | Stargel |
| Brodeur | Grant | Pafford | Steube |
| Broxson | Hager | Passidomo | Taylor |
| Bullard | Harrell | Patronis | Thompson, G. |
| Burgin | Harrison | Perman | Tobia |
| Caldwell | Holder | Perry | Trujillo |
| Campbell | Hooper | Pilon | Van Zant |
| Cannon | Horner | Plakon | Waldman |
| Chestnut | Hudson | Porter | Watson |
| Clarke-Reed | Hukill | Porth | Weatherford |
| Clemens | Ingram | Precourt | Weinstein |
| Coley | Jenne | Proctor | Williams, A. |
| Corcoran | Jones | Ray | Williams, T. |
| Costello | Julien | Reed | Wood |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Workman |
| Cruz | Kreegel | Renuart | Young |
| Davis | Kriseman | Roberson, K. | |

Nays—None

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 497—A bill to be entitled An act relating to juvenile expunction; amending s. 943.0582, F.S.; allowing minors who have certain felony arrests to have the Department of Law Enforcement expunge their nonjudicial arrest record upon successful completion of a prearrest or postarrest diversion program; extending the application submission period for minors who have successfully completed a prearrest or postarrest diversion

program; extending the application submission date for minors who completed the program before a certain date; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1060

Speaker Cannon in the Chair.

Yeas—113

| | | | |
|-------------|----------|---------------|--------------|
| Abruzzo | Dorworth | Lopez-Cantera | Rouson |
| Adkins | Drake | Mayfield | Sands |
| Ahern | Eisnagle | McBurney | Saunders |
| Albritton | Ford | McKeel | Schenck |
| Artiles | Fresen | Metz | Schwartz |
| Aubuchon | Frishe | Moraitis | Slosberg |
| Baxley | Fullwood | Nehr | Smith |
| Bembry | Gaetz | Nelson | Snyder |
| Berman | Garcia | Núñez | Soto |
| Bernard | Gibbons | O'Toole | Stafford |
| Bileca | Gonzalez | Oliva | Stargel |
| Boyd | Goodson | Pafford | Steube |
| Brandes | Grant | Passidomo | Taylor |
| Brodeur | Hager | Patronis | Thompson, G. |
| Broxson | Harrell | Perman | Tobia |
| Bullard | Harrison | Perry | Trujillo |
| Burgin | Holder | Pilon | Van Zant |
| Caldwell | Hooper | Plakon | Waldman |
| Campbell | Horner | Porter | Watson |
| Cannon | Hudson | Porth | Weatherford |
| Chestnut | Hukill | Precourt | Weinstein |
| Clarke-Reed | Ingram | Proctor | Williams, A. |
| Clemens | Jenne | Ray | Williams, T. |
| Coley | Jones | Reed | Wood |
| Costello | Julien | Rehwinkel | Workman |
| Crisafulli | Kiar | Renuart | Young |
| Cruz | Kreegel | Roberson, K. | |
| Davis | Kriseman | Rogers | |
| Diaz | Logan | Rooney | |

Nays—None

Votes after roll call:

Yeas—Corcoran

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 7117—A bill to be entitled An act relating to energy; amending s. 163.08, F.S.; revising the definition of the term "local government"; amending s. 186.801, F.S.; requiring utilities' 10-year site plans to address existing and proposed renewable energy production and purchases; amending s. 212.055, F.S.; providing for a portion of the proceeds of the local government infrastructure surtax to be used to provide loans, grants, and rebates to residential property owners who make energy efficiency improvements to their residential property, subject to referendum; defining the term "energy efficiency improvement"; amending s. 212.08, F.S.; providing definitions for the terms "biodiesel," "ethanol," and "renewable fuel"; providing for tax exemptions in the form of a rebate for the sale or use of certain equipment, machinery, and other materials for renewable energy technologies; providing eligibility requirements and tax credit limits; authorizing the Department of Revenue and the Department of Agriculture and Consumer Services to adopt rules; directing the Department of Agriculture and Consumer Services to determine and publish certain information relating to exemptions; providing for expiration of the exemption; amending s. 213.053, F.S.; expanding the authority of the Department of Revenue to disclose certain information; amending s. 220.192, F.S.; providing definitions; reestablishing a corporate tax credit for certain costs related to renewable energy technologies; providing eligibility requirements and credit limits; providing rulemaking authority to the Department of Revenue and the Department of Agriculture and Consumer Services; directing the Department of Agriculture and Consumer Services to determine and publish certain information; providing for expiration of the tax credit; amending s. 220.193, F.S.; reestablishing a corporate tax credit for

renewable energy production; providing definitions; providing a tax credit for the production and sale of renewable energy; providing requirements relating to the priority and proration of such tax credits under certain circumstances; providing for the use and transfer of the tax credit; limiting the amount of tax credits that may be granted to all taxpayers during a specified period; providing rulemaking authority to the Department of Revenue and the Department of Agriculture and Consumer Services; directing the Department of Agriculture and Consumer Services to provide certain information on its website; providing for expiration of the tax credit; amending s. 255.257, F.S.; directing the Department of Management Services in coordination with the Department of Agriculture and Consumer Services to further develop the state energy management plan; amending s. 288.106, F.S.; clarifying the definition of "target industry business" for purposes of the tax refund program for qualified target industry businesses; amending s. 20.60, F.S.; requiring the Department of Economic Opportunity to prepare an independent economic impact study for certain renewable energy projects; amending s. 366.92, F.S.; providing and revising definitions; authorizing a utility to petition the Public Service Commission to determine that a proposed renewable energy project is in the public interest; providing standards and criteria for review; providing for cost recovery for reasonable and prudent costs incurred by a utility for an approved renewable energy project; requiring the Public Service Commission to adopt rules to establish a public interest determination process for renewable energy projects; establishing procedural guidelines for public interest determination; creating s. 366.94, F.S., relating to electric vehicle charging stations; providing legislative findings; providing that the rates, terms, and conditions of electric vehicle charging services by a nonutility are not subject to regulation by the Public Service Commission; providing construction; providing rulemaking authority to the Department of Agriculture and Consumer Services; prohibiting parking in spaces specifically designated for charging an electric vehicle under specified circumstances; providing penalties; amending s. 377.703, F.S.; requiring the Department of Agriculture and Consumer Services to annually prepare an assessment of the use of specified energy-related tax credits; requiring specified information to be included in such assessment; amending s. 403.519, F.S.; requiring the Public Service Commission, in an electrical power plant need determination, to consider the need for fuel diversity to foster fuel supply reliability and fuel rate stability; amending s. 526.203, F.S.; revising the definitions of the terms "blended gasoline" and "unblended gasoline"; defining the term "alternative fuel"; authorizing the sale of unblended fuels for certain uses; directing the Department of Agriculture and Consumer Services to compile a list of retail fuel stations that sell or offer to sell unblended gasoline and provide that information on the department's website; amending s. 581.083, F.S.; prohibiting the cultivation of certain algae in plantings greater in size than 2 contiguous acres; providing exceptions; providing for exemption from special permitting requirements by rule; revising certain bonding requirements; requiring the Department of Agriculture and Consumer Services to conduct a statewide forest inventory analysis; requiring the Department of Agriculture and Consumer Services, in consultation with other state agencies, to develop a clearinghouse of information regarding cost savings associated with energy efficiency and conservation measures; requiring such information to be posted on its website; directing the Public Service Commission to conduct a study on the potential effects of electric vehicle charging stations on both energy consumption and the electric grid; providing an appropriation for the purpose of the Public Service Commission, in consultation with the Department of Agriculture and Consumer Services, contracting for an independent evaluation of the effectiveness of the Florida Energy Efficiency and Conservation Act; providing an effective date.

—was read the third time by title.

Representative Moraitis offered the following:

(Amendment Bar Code: 748577)

Amendment 8 (with title amendment)—Remove lines 200-203 and insert:

loans, grants, or rebates to residential or commercial property owners, with preference given to low-income elders, Florida veterans of the Armed Forces of the United States, and disabled adults, who make energy efficiency improvements to their residential or commercial property, if

TITLE AMENDMENT

Remove lines 10-11 and insert:

rebates to residential or commercial property owners who make energy efficiency improvements to their residential or commercial property,

Rep. Moraitis moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Plakon offered the following:

(Amendment Bar Code: 766133)

Amendment 9 (with title amendment)—Remove line 526 and insert: credits. If the annual tax credit authorization amount is not exhausted by allocations of credits within that particular state fiscal year, any authorized but unallocated credit amounts may be used to grant credits that were earned pursuant to s. 220.193 but unallocated due to a lack of authorized funds.

TITLE AMENDMENT

Remove line 31 and insert:

requirements and credit limits; providing for use of authorized but unallocated credit amounts; providing rulemaking

Rep. Plakon moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representatives Williams, A. and Young offered the following:

(Amendment Bar Code: 054465)

Amendment 10—Remove lines 639-669 and insert:

(c) If the amount of credits applied for each year exceeds the amount authorized in paragraph (g) \$5 million, the Department of Agriculture and Consumer Services shall allocate credits to qualified applicants based on the following priority: award to each applicant a prorated amount based on each applicant's increased production and sales and the increased production and sales of all applicants.

1. An applicant who places a new facility in operation after May 1, 2012, shall be allocated credits first, up to a maximum of \$250,000 each, with any remaining credits to be granted pursuant to subparagraph 3., but if the claims for credits under this subparagraph exceed the state fiscal year cap in paragraph (g), credits shall be allocated pursuant to this subparagraph on a prorated basis based upon each applicant's qualified production and sales as a percentage of total production and sales for all applicants in this category for the fiscal year.

2. An applicant who does not qualify under subparagraph 1. but who claims a credit of \$50,000 or less shall be allocated credits next, but if the claims for credits under this subparagraph combined with credits allocated in subparagraph 1. exceed the state fiscal year cap in paragraph (g), credits shall be allocated pursuant to this subparagraph on a prorated basis based upon each applicant's qualified production and sales as a percentage of total qualified production and sales for all applicants in this category for the fiscal year.

3. An applicant who does not qualify under subparagraph 1. or subparagraph 2. and an applicant whose credits have not been fully allocated under subparagraph 1. shall be allocated credits next. If there is insufficient capacity within the amount authorized for the state fiscal year in paragraph (g) and after allocations pursuant to subparagraphs 1. and 2., the credits allocated under this subparagraph shall be prorated based upon each applicant's unallocated claims for qualified production and sales as a percentage of total unallocated claims for qualified production and sales of all applicants in this category, up to a maximum of \$1 million per taxpayer per

state fiscal year. If, after application of this \$1 million cap, there is excess capacity under the state fiscal year cap in paragraph (g) in any state fiscal year, that remaining capacity shall be used to allocate additional credits with priority given in the order set forth in this paragraph and without regard to the cap of \$1 million per taxpayer per state fiscal year.

Rep. A. Williams moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Williams, A. offered the following:

(Amendment Bar Code: 224327)

Amendment 11 (with title amendment)—Remove lines 709-710 and insert:

taxpayers under this section is limited to \$5 million in state fiscal year 2012-2013 and \$10 million per state fiscal year in state fiscal years 2013-2014 through 2016-2017.

TITLE AMENDMENT

Remove lines 44-45 and insert:

amount of tax credits that may be granted to an individual taxpayer per state fiscal year and for all taxpayers per state fiscal year; increasing the cap for all taxpayers for specified state fiscal years; providing

Rep. A. Williams moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Plakon offered the following:

(Amendment Bar Code: 076631)

Amendment 12 (with title amendment)—Remove line 710 and insert: fiscal year. If the annual tax credit authorization amount is not exhausted by allocations of credits within that particular state fiscal year, any authorized but unallocated credit amounts may be used to grant credits that were earned pursuant to s. 220.192 but unallocated due to a lack of authorized funds.

TITLE AMENDMENT

Remove line 45 and insert:

taxpayers during a specified period; providing for use of authorized but unallocated credit amounts; providing

Rep. Plakon moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of **CS/CS/HB 7117**. The vote was:

Session Vote Sequence: 1061

Speaker Cannon in the Chair.

Yeas—113

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|-----------|-------------|-----------|----------|
| Abruzzo | Broxson | Davis | Grant |
| Adkins | Bullard | Diaz | Hager |
| Ahern | Burgin | Dorworth | Harrell |
| Albritton | Caldwell | Drake | Harrison |
| Artiles | Campbell | Eisnaugle | Holder |
| Aubuchon | Cannon | Ford | Hooper |
| Baxley | Chestnut | Fresen | Horner |
| Bembry | Clarke-Reed | Frishe | Hudson |
| Berman | Clemens | Fullwood | Hukill |
| Bernard | Coley | Gaetz | Ingram |
| Bileca | Corcoran | Garcia | Jenne |
| Boyd | Costello | Gibbons | Jones |
| Brandes | Crisafulli | Gonzalez | Julien |
| Brodeur | Cruz | Goodson | Kiar |

| | | | |
|---------------|---------------------|--------------|--------------|
| Kreegel | Passidomo | Rooney | Tobia |
| Kriseman | Patronis | Rouson | Trujillo |
| Legg | Perman | Sands | Van Zant |
| Lopez-Cantera | Perry | Saunders | Waldman |
| Mayfield | Pilon | Schenck | Watson |
| McBurney | Plakon | Schwartz | Weatherford |
| McKeel | Porter | Slosberg | Weinstein |
| Metz | Porth | Smith | Williams, A. |
| Moraitis | Proctor | Snyder | Williams, T. |
| Nehr | Ray | Soto | Wood |
| Nelson | Reed | Stafford | Workman |
| Nuñez | Rehwinkel Vasilinda | Stargel | Young |
| O'Toole | Renuart | Steube | |
| Oliva | Roberson, K. | Taylor | |
| Pafford | Rogers | Thompson, G. | |

Nays—1

Precourt

Votes after roll call:

Yeas to Nays—Eisnaugle

So the bill passed, as amended, by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate after engrossment.

THE SPEAKER PRO TEMPORE IN THE CHAIR

Remarks

The Speaker recognized Representative Frishe, who gave brief farewell remarks.

THE SPEAKER IN THE CHAIR

Remarks

The Speaker recognized Representative T. Williams, who gave brief farewell remarks.

CS/CS/HB 337—A bill to be entitled An act relating to public-private partnerships; creating s. 287.05712, F.S.; providing definitions; providing legislative findings and intent relating to the construction or upgrade of facilities by private entities which are used predominately for a public purpose; requiring public entities to develop and adopt guidelines governing procedures and criteria for the selection of projects and public-private agreements; providing procurement procedures; providing project-approval requirements; providing project qualifications and process; providing for notice to affected local jurisdictions; providing for interim and comprehensive agreements between the public and private entities; providing for use fees; providing for private financing requirements; providing powers and duties for private entities; providing for expiration or termination of agreements; providing for the applicability of sovereign immunity for public entities with respect to qualified projects; providing for construction of the act; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1062

Speaker Cannon in the Chair.

Yeas—95

| | | | |
|-----------|---------|----------|------------|
| Abruzzo | Bembry | Broxson | Costello |
| Adkins | Berman | Burgin | Crisafulli |
| Ahern | Bernard | Caldwell | Davis |
| Albritton | Bileca | Cannon | Diaz |
| Artiles | Boyd | Chestnut | Dorworth |
| Aubuchon | Brandes | Coley | Drake |
| Baxley | Brodeur | Corcoran | Eisnaugle |

| | | | |
|----------|---------------|---------------------|--------------|
| Ford | Ingram | Passidomo | Smith |
| Fresen | Julien | Patronis | Snyder |
| Frishe | Kiar | Pilon | Soto |
| Fullwood | Kreegel | Plakon | Stargel |
| Garcia | Legg | Porter | Steube |
| Gibbons | Logan | Porth | Tobia |
| Gonzalez | Lopez-Cantera | Precourt | Trujillo |
| Goodson | Mayfield | Proctor | Van Zant |
| Grant | McBurney | Ray | Waldman |
| Hager | McKeel | Reed | Weatherford |
| Harrell | Metz | Rehwinkel Vasilinda | Weinstein |
| Harrison | Moraitis | Renuart | Williams, A. |
| Holder | Nehr | Roberson, K. | Williams, T. |
| Hooper | Nelson | Rooney | Wood |
| Horner | Nuñez | Sands | Workman |
| Hudson | O'Toole | Saunders | Young |
| Hukill | Oliva | Schenck | |

Nays—20

| | | | |
|-------------|----------|----------|--------------|
| Bullard | Gaetz | Perman | Slosberg |
| Campbell | Jenne | Perry | Stafford |
| Clarke-Reed | Jones | Rogers | Taylor |
| Clemens | Kriseman | Rouson | Thompson, G. |
| Cruz | Pafford | Schwartz | Watson |

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HB 1461—A bill to be entitled An act relating to voter identification; amending s. 101.043, F.S.; deleting a provision which prohibits the use of the address appearing on the identification presented by an elector at the polls as a basis to confirm the elector's legal residence; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1063

Speaker Cannon in the Chair.

Yeas—113

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Dorworth | Logan | Rouson |
| Adkins | Drake | Lopez-Cantera | Sands |
| Ahern | Eisnaugle | Mayfield | Saunders |
| Albritton | Ford | McBurney | Schenck |
| Artiles | Fresen | McKeel | Schwartz |
| Aubuchon | Frishe | Metz | Slosberg |
| Baxley | Fullwood | Moraitis | Smith |
| Bembry | Gaetz | Nehr | Snyder |
| Berman | Garcia | Nelson | Soto |
| Bernard | Gibbons | Nuñez | Stafford |
| Boyd | Gonzalez | O'Toole | Stargel |
| Brandes | Goodson | Oliva | Steube |
| Brodeur | Grant | Pafford | Taylor |
| Broxson | Hager | Passidomo | Thompson, G. |
| Bullard | Harrell | Patronis | Tobia |
| Burgin | Harrison | Perman | Trujillo |
| Caldwell | Holder | Perry | Van Zant |
| Campbell | Hooper | Pilon | Waldman |
| Cannon | Horner | Plakon | Watson |
| Chestnut | Hudson | Porter | Weatherford |
| Clarke-Reed | Hukill | Porth | Weinstein |
| Clemens | Ingram | Proctor | Williams, A. |
| Coley | Jenne | Ray | Williams, T. |
| Corcoran | Jones | Reed | Wood |
| Costello | Julien | Rehwinkel Vasilinda | Workman |
| Crisafulli | Kiar | Renuart | Young |
| Cruz | Kreegel | Roberson, K. | |
| Davis | Kriseman | Rogers | |
| Diaz | Legg | Rooney | |

Nays—None

Votes after roll call:

Yeas—Precourt

So the bill passed and was immediately certified to the Senate.

THE SPEAKER PRO TEMPORE IN THE CHAIR

CS/CS/CS/CS/HB 1261—A bill to be entitled An act relating to state employment; amending s. 110.105, F.S.; revising the employment policy of the state system of personnel management; amending s. 110.1127, F.S.; revising provisions relating to employee background screening; amending s. 110.119, F.S.; revising provisions relating to administrative leave for a service-connected disability; amending s. 110.1225, F.S.; revising provisions relating to agency furloughs; amending s. 110.126, F.S.; revising provisions relating to the authority of the Department of Management Services to administer oaths; amending s. 110.131, F.S.; revising the duties of state agencies with respect to the employment of other-personal-services employees; providing reporting requirements; amending s. 110.1315, F.S.; requiring the Department of Financial Services to provide an alternative retirement income security program for eligible temporary and seasonal employees; authorizing the department to adopt rules; amending s. 110.171, F.S.; revising provisions relating to state employee telecommuting; providing for a telework program; providing program requirements for agencies and employees; amending s. 110.181, F.S.; revising provisions relating to the Florida State Employees' Charitable Campaign; requiring state officers and employees to designate a charitable organization to receive certain charitable contributions; revising purposes for the establishment of local steering committees; deleting provisions relating to the distribution of funds; amending s. 110.2035, F.S.; revising provisions relating to pay additives; amending s. 110.205, F.S.; deleting a provision authorizing the carrying forward of unused compensatory leave by certain employees; amending s. 110.217, F.S.; revising provisions relating to a change in an employee's position status; amending s. 110.227, F.S.; deleting requirements for an agency that removes from a promotional position a career service employee who is serving a probationary period in such position to return such employee to the employee's former position or a comparable position, if such a position is vacant; amending ss. 255.249, 402.3057, 409.1757, 413.20, 943.0585, and 943.059, F.S.; conforming provisions and cross-references; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1064

Representative Legg in the Chair.

Yeas—112

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|-------------|-----------|---------------|---------------------|
| Abruzzo | Cruz | Kiar | Reed |
| Adkins | Davis | Kreegel | Rehwinkel Vasilinda |
| Ahern | Diaz | Kriseman | Renuart |
| Albritton | Dorworth | Legg | Roberson, K. |
| Artiles | Drake | Logan | Rogers |
| Aubuchon | Eisnaugle | Lopez-Cantera | Rooney |
| Baxley | Ford | Mayfield | Rouson |
| Bembry | Fresen | McBurney | Sands |
| Berman | Frishe | McKeel | Saunders |
| Bernard | Fullwood | Metz | Schenck |
| Bileca | Gaetz | Moraitis | Schwartz |
| Boyd | Gibbons | Nehr | Slosberg |
| Brandes | Gonzalez | Nelson | Smith |
| Brodeur | Goodson | Nuñez | Snyder |
| Broxson | Grant | O'Toole | Soto |
| Bullard | Hager | Oliva | Stafford |
| Burgin | Harrell | Pafford | Stargel |
| Caldwell | Harrison | Passidomo | Steube |
| Campbell | Holder | Patronis | Taylor |
| Cannon | Hooper | Perman | Thompson, G. |
| Chestnut | Horner | Perry | Tobia |
| Clarke-Reed | Hudson | Pilon | Trujillo |
| Clemens | Hukill | Plakon | Van Zant |
| Coley | Ingram | Porter | Waldman |
| Corcoran | Jenne | Porth | Watson |
| Costello | Jones | Proctor | Weatherford |
| Crisafulli | Julien | Ray | Weinstein |

Williams, T.

Wood

Workman

Young

Nays—None

Votes after roll call:

Yeas—Garcia, Precourt, Williams, A.

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/CS/HB 625—A bill to be entitled An act relating to disposition of human remains; creating s. 406.49, F.S.; providing definitions; amending s. 406.50, F.S.; revising procedures for the reporting and disposition of unclaimed remains; prohibiting certain uses or dispositions of the remains of deceased persons whose identities are not known; amending s. 406.51, F.S.; requiring that local governmental contracts for the final disposition of unclaimed remains comply with certain federal regulations; conforming provisions to changes in terminology; conforming a cross-reference; amending s. 406.52, F.S.; revising procedures for the anatomical board's retention of human remains before their use; providing for claims by, and the release of human remains to, legally authorized persons after payment of certain expenses; authorizing county ordinances or resolutions for the final disposition of the unclaimed remains of indigent persons; limiting the liability of certain licensed persons for cremating or burying human remains under certain circumstances; amending s. 406.53, F.S.; revising exceptions from requirements for notice to the anatomical board of the death of indigent persons; deleting a requirement that the Department of Health assess fees for the burial of certain bodies; amending ss. 406.55, 406.56, and 406.57, F.S.; conforming provisions; amending s. 406.58, F.S.; requiring audits of the financial records of the anatomical board; conforming provisions; amending s. 406.59, F.S.; conforming provisions; amending s. 406.60, F.S.; authorizing certain facilities to dispose of human remains by cremation; amending s. 406.61, F.S.; revising provisions prohibiting the selling or buying of human remains or the transmitting or conveying of such remains outside the state; providing penalties; excepting accredited nontransplant anatomical donation organizations from the requirement for notification of and approval from the anatomical board for the conveyance of human remains for specified purposes; requiring human remains received by the anatomical board to be accompanied by a certain permit; prohibiting the dissection, segmentation, or disarticulation of remains before approval by the district medical examiner; prohibiting the offer of any monetary inducement or other valuable consideration in exchange for human remains; defining the term "valuable consideration"; allowing certain accredited schools and organizations to convey human remains within, into, or out of the state for medical or research purposes; requiring certain documentation before the use of human remains received in the state; providing exemptions for certain costs; providing an exemption; deleting provisions relating to procedures for the conveyance of plastinated human remains into or out of the state pursuant to their scheduled expiration; conforming terminology; repealing s. 406.54, F.S., relating to claims of bodies after delivery to the anatomical board; amending s. 765.513, F.S.; revising the list of donees who may accept anatomical gifts and the purposes for which such a gift may be used; amending ss. 382.002 and 497.005, F.S.; revising the definition of the term "final disposition" for purposes of the Florida Vital Statistics Act and the Florida Funeral, Cemetery, and Consumer Services Act to include anatomical donations; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1065

Representative Legg in the Chair.

Yeas—113

| | | | |
|-----------|----------|---------|---------|
| Abruzzo | Artiles | Berman | Brandes |
| Adkins | Aubuchon | Bernard | Brodeur |
| Ahern | Baxley | Bileca | Broxson |
| Albritton | Bembry | Boyd | Bullard |

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|-------------|---------------|---------------------|--------------|
| Burgin | Goodson | Nelson | Schenck |
| Caldwell | Grant | Núñez | Schwartz |
| Campbell | Hager | O'Toole | Slosberg |
| Cannon | Harrell | Oliva | Smith |
| Chestnut | Harrison | Pafford | Snyder |
| Clarke-Reed | Holder | Passidomo | Soto |
| Clemens | Hooper | Patronis | Stafford |
| Coley | Horner | Perman | Stargel |
| Corcoran | Hudson | Perry | Steube |
| Costello | Hukill | Pilon | Taylor |
| Crisafulli | Ingram | Plakon | Thompson, G. |
| Cruz | Jones | Porter | Tobia |
| Davis | Julien | Porth | Trujillo |
| Diaz | Kiar | Precourt | Waldman |
| Dorworth | Kreegel | Proctor | Watson |
| Drake | Kriseman | Ray | Weatherford |
| Eisnaugle | Legg | Reed | Weinstein |
| Ford | Logan | Rehwinkel Vasilinda | Williams, A. |
| Fresen | Lopez-Cantera | Renuart | Williams, T. |
| Frishe | Mayfield | Roberson, K. | Wood |
| Fullwood | McBurney | Rogers | Workman |
| Gaetz | McKeel | Rooney | Young |
| Garcia | Metz | Rouson | |
| Gibbons | Moraitis | Sands | |
| Gonzalez | Nehr | Saunders | |

Nays—None

Votes after roll call:

Yeas—Jenne, Van Zant

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 1097—A bill to be entitled An act relating to sexually violent predators; amending s. 394.913, F.S.; providing for prioritization of written assessment and recommendation for a person scheduled or up for review for release when the assessment and recommendation have not been completed within a specified period; amending s. 394.9135, F.S.; revising provisions relating to petitions to hold a person in custody following release and transfer to the Department of Children and Family Services to provide for extension of certain time periods that expire after normal business hours; amending s. 394.917, F.S.; deleting an exception for detainees for deportation by the United States Bureau of Citizenship and Immigration Services to provisions requiring sexually violent predators to be committed to the custody of the Department of Children and Family Services upon the expiration of the incarcerative portion of all criminal sentences and disposition of any detainees; creating s. 394.9265, F.S.; prohibiting the knowing and intentional bringing of contraband into or its removal from the grounds of any facility for commitment or detention of sexually violent predators; specifying items that constitute contraband; providing criminal penalties for violations; providing exceptions; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1066

Representative Legg in the Chair.

Yeas—115

| | | | |
|-----------|-------------|-----------|----------|
| Abruzzo | Broxson | Davis | Grant |
| Adkins | Bullard | Diaz | Hager |
| Ahern | Burgin | Dorworth | Harrell |
| Albritton | Caldwell | Drake | Harrison |
| Artiles | Campbell | Eisnaugle | Holder |
| Aubuchon | Cannon | Ford | Hooper |
| Baxley | Chestnut | Fresen | Horner |
| Bembry | Clarke-Reed | Frishe | Hudson |
| Berman | Clemens | Fullwood | Hukill |
| Bernard | Coley | Gaetz | Ingram |
| Bileca | Corcoran | Garcia | Jenne |
| Boyd | Costello | Gibbons | Jones |
| Brandes | Crisafulli | Gonzalez | Julien |
| Brodeur | Cruz | Goodson | Kiar |

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| Kreegel | Pafford | Roberson, K. | Taylor |
| Kriseman | Passidomo | Rogers | Thompson, G. |
| Legg | Patronis | Rooney | Tobia |
| Logan | Perman | Rouson | Trujillo |
| Lopez-Cantera | Perry | Sands | Van Zant |
| Mayfield | Pilon | Saunders | Waldman |
| McBurney | Plakon | Schenck | Watson |
| McKeel | Porter | Schwartz | Weatherford |
| Metz | Porth | Slosberg | Weinstein |
| Moraitis | Precourt | Smith | Williams, A. |
| Nehr | Proctor | Snyder | Williams, T. |
| Nelson | Ray | Soto | Wood |
| Núñez | Reed | Stafford | Workman |
| O'Toole | Rehwinkel Vasilinda | Stargel | Young |
| Oliva | Renuart | Steube | |

Nays—None

So the bill passed and was immediately certified to the Senate.

CS/HB 1195—A bill to be entitled An act relating to involuntary examinations under the Baker Act; amending s. 394.463, F.S.; authorizing physician assistants and advanced registered nurse practitioners to initiate involuntary examinations under the Baker Act of persons believed to have mental illness; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1067

Representative Legg in the Chair.

Yeas—115

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rogers |
| Adkins | Dorworth | Logan | Rooney |
| Ahern | Drake | Lopez-Cantera | Rouson |
| Albritton | Eisnaugle | Mayfield | Sands |
| Artiles | Ford | McBurney | Saunders |
| Aubuchon | Fresen | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Gaetz | Nehr | Smith |
| Bernard | Garcia | Nelson | Snyder |
| Bileca | Gibbons | Núñez | Soto |
| Boyd | Gonzalez | O'Toole | Stafford |
| Brandes | Goodson | Oliva | Stargel |
| Brodeur | Grant | Pafford | Steube |
| Broxson | Hager | Passidomo | Taylor |
| Bullard | Harrell | Patronis | Thompson, G. |
| Burgin | Harrison | Perman | Tobia |
| Caldwell | Holder | Perry | Trujillo |
| Campbell | Hooper | Pilon | Van Zant |
| Cannon | Horner | Plakon | Waldman |
| Chestnut | Hudson | Porter | Watson |
| Clarke-Reed | Hukill | Porth | Weatherford |
| Clemens | Ingram | Precourt | Weinstein |
| Coley | Jenne | Proctor | Williams, A. |
| Corcoran | Jones | Ray | Williams, T. |
| Costello | Julien | Reed | Wood |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Workman |
| Cruz | Kreegel | Renuart | Young |
| Davis | Kriseman | Roberson, K. | |

Nays—None

So the bill passed and was immediately certified to the Senate.

CS/HB 309—A bill to be entitled An act relating to radiological personnel; amending s. 468.301, F.S.; defining the term "specialty technologist" as it relates to the certification of radiological personnel; amending s. 468.302, F.S.; providing titles for persons who hold a certificate as a specialty technologist; authorizing a person holding a certificate as a specialty technologist to perform the specific duties allowed for a specialty technologist as defined by the Department of Health; requiring that the duties

fall within the scope of practice of the specialty as set by the national organization for the particular advanced, postprimary, or specialty area; amending s. 468.304, F.S.; providing criteria for certification as a specialty technologist; amending s. 468.306, F.S.; providing for an applicant for certification as a specialty technologist to be certified only by endorsement rather than by examination; amending s. 468.3065, F.S.; authorizing the department to issue a certificate by endorsement to practice as a specialty technologist to an applicant who meets certain criteria; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1068

Representative Legg in the Chair.

Yeas—113

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Dorworth | Logan | Rooney |
| Adkins | Drake | Lopez-Cantera | Rouson |
| Ahern | Eisnaugle | Mayfield | Sands |
| Albritton | Ford | McBurney | Saunders |
| Artiles | Fresen | McKeel | Schenck |
| Aubuchon | Frishe | Metz | Slosberg |
| Baxley | Fullwood | Moraitis | Smith |
| Bembry | Gaetz | Nehr | Snyder |
| Berman | Garcia | Nelson | Soto |
| Bernard | Gibbons | Nuñez | Stafford |
| Bileca | Gonzalez | O'Toole | Stargel |
| Boyd | Goodson | Oliva | Steube |
| Brandes | Grant | Pafford | Taylor |
| Brodeur | Hager | Passidomo | Thompson, G. |
| Broxson | Harrell | Patronis | Tobia |
| Bullard | Harrison | Perman | Trujillo |
| Burgin | Holder | Perry | Van Zant |
| Caldwell | Hooper | Pilon | Waldman |
| Campbell | Homer | Plakon | Watson |
| Cannon | Hudson | Porter | Weatherford |
| Chestnut | Hukill | Porth | Weinstein |
| Clarke-Reed | Ingram | Precourt | Williams, A. |
| Clemens | Jenne | Proctor | Williams, T. |
| Coley | Jones | Ray | Wood |
| Costello | Julien | Reed | Workman |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Young |
| Cruz | Kreegel | Renuart | |
| Davis | Kriseman | Roberson, K. | |
| Diaz | Legg | Rogers | |

Nays—None

So the bill passed and was immediately certified to the Senate.

CS/HB 413—A bill to be entitled An act relating to chiropractic medicine; amending s. 460.4062, F.S.; revising the requirements for obtaining a chiropractic medicine faculty certificate; amending s. 460.408, F.S.; authorizing the Board of Chiropractic Medicine to approve continuing education courses sponsored by chiropractic colleges under certain circumstances; prohibiting the board from approving certain courses in continuing chiropractic education; amending s. 460.406, F.S.; revising requirements for a person who desires to be licensed as a chiropractic physician; amending s. 460.413, F.S.; requiring that a chiropractic physician preserve the identity of funds or property of a patient in excess of a specified amount; limiting the amount that may be advanced to a chiropractic physician for certain costs and expenses; amending s. 460.4165, F.S.; providing that services rendered by a certified chiropractic physician's assistant under indirect supervision may occur only at the supervising chiropractic physician's address of record; deleting the length of time specified for the basic program of education and training for certified chiropractic physician's assistants; amending s. 460.4167, F.S.; authorizing certain sole proprietorships, group practices, partnerships, corporations, limited liability companies, limited partnerships, professional associations, other entities, health care clinics licensed under part X of ch. 400, F.S., health maintenance organizations, or prepaid health clinics to employ a chiropractic physician or

engage a chiropractic physician as an independent contractor to provide services authorized by ch. 460, F.S.; authorizing the spouse or adult children of a deceased chiropractic physician to hold, operate, pledge, sell, mortgage, assign, transfer, own, or control the deceased chiropractic physician's ownership interests under certain conditions; authorizing an employer that employs a chiropractic physician to exercise control over the patient records of the employed chiropractic physician, the policies and decisions relating to pricing, credit, refunds, warranties, and advertising, and the decisions relating to office personnel and hours of practice; deleting an obsolete provision; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1069

Representative Legg in the Chair.

Yeas—113

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Dorworth | Logan | Rooney |
| Adkins | Drake | Lopez-Cantera | Rouson |
| Ahern | Eisnaugle | Mayfield | Sands |
| Albritton | Ford | McBurney | Saunders |
| Artiles | Fresen | McKeel | Schenck |
| Aubuchon | Frishe | Metz | Slosberg |
| Baxley | Fullwood | Moraitis | Smith |
| Bembry | Gaetz | Nehr | Snyder |
| Berman | Garcia | Nelson | Soto |
| Bernard | Gibbons | Nuñez | Stafford |
| Bileca | Gonzalez | O'Toole | Stargel |
| Boyd | Goodson | Oliva | Steube |
| Brandes | Grant | Pafford | Taylor |
| Brodeur | Hager | Passidomo | Thompson, G. |
| Bullard | Harrell | Patronis | Tobia |
| Burgin | Harrison | Perman | Trujillo |
| Caldwell | Holder | Perry | Van Zant |
| Campbell | Hooper | Pilon | Waldman |
| Cannon | Homer | Plakon | Watson |
| Chestnut | Hudson | Porter | Weatherford |
| Clarke-Reed | Hukill | Porth | Weinstein |
| Clemens | Ingram | Precourt | Williams, A. |
| Coley | Jenne | Proctor | Williams, T. |
| Corcoran | Jones | Ray | Wood |
| Costello | Julien | Reed | Workman |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Young |
| Cruz | Kreegel | Renuart | |
| Davis | Kriseman | Roberson, K. | |
| Diaz | Legg | Rogers | |

Nays—None

Votes after roll call:

Yeas—Broxson

Yeas to Nays—Broxson

So the bill passed and was immediately certified to the Senate.

CS/HB 1313 was taken up. On motion by Rep. Corcoran, the rules were waived and **SB 1040** was substituted for **CS/HB 1313**. Under Rule 5.14, the House bill was laid on the table.

SB 1040—A bill to be entitled An act relating to the practice of dentistry; amending s. 466.006, F.S.; revising the eligibility requirements for taking the examinations required to practice dentistry if the applicant is a graduate of a certain dental college or school; amending s. 466.007, F.S.; revising the eligibility requirements for taking the examinations required to practice dental hygiene; revising the licensing requirements to practice as a dental hygienist; amending s. 466.017, F.S.; authorizing dental hygienists to administer certain local anesthesia under the direct supervision of a licensed dentist if certain educational requirements are met; requiring dental hygienists to maintain current certification in basic or advanced cardiopulmonary resuscitation or advanced cardiac life support with recertification every 2 years; amending s. 466.023, F.S.; revising the scope and area of practice for

dental hygienists, to conform to changes made by this act; amending s. 466.024, F.S.; revising the delegated duties that are found to be remediable and delegable, to conform to changes made by this act; providing an effective date.

—was read the second time by title. On motion by Rep. Corcoran, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1070

Representative Legg in the Chair.

Yeas—115

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rogers |
| Adkins | Dorworth | Logan | Rooney |
| Ahern | Drake | Lopez-Cantera | Rouson |
| Albritton | Eisnaugle | Mayfield | Sands |
| Artiles | Ford | McBurney | Saunders |
| Aubuchon | Fresen | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Gaetz | Nehr | Smith |
| Bernard | Garcia | Nelson | Snyder |
| Bileca | Gibbons | Nuñez | Soto |
| Boyd | Gonzalez | O'Toole | Stafford |
| Brandes | Goodson | Oliva | Stargel |
| Brodeur | Grant | Pafford | Steube |
| Broxson | Hager | Passidomo | Taylor |
| Bullard | Harrell | Patronis | Thompson, G. |
| Burgin | Harrison | Perman | Tobia |
| Caldwell | Holder | Perry | Trujillo |
| Campbell | Hooper | Pilon | Van Zant |
| Cannon | Horner | Plakon | Waldman |
| Chestnut | Hudson | Porter | Watson |
| Clarke-Reed | Hukill | Porth | Weatherford |
| Clemens | Ingram | Precourt | Weinstein |
| Coley | Jenne | Proctor | Williams, A. |
| Corcoran | Jones | Ray | Williams, T. |
| Costello | Julien | Reed | Wood |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Workman |
| Cruz | Kreegel | Renuart | Young |
| Davis | Kriseman | Roberson, K. | |

Nays—None

So the bill passed and was immediately certified to the Senate.

CS/CS/CS/HB 363—A bill to be entitled An act relating to physician assistants; amending ss. 458.347 and 459.022, F.S.; revising requirements for physician assistants to prescribe or dispense medicinal drugs; authorizing, rather than requiring, the Department of Health to issue a prescriber number to physician assistants granting authority to prescribe medicinal drugs; providing that a physician assistant applying for prescribing authority must submit course transcripts and a copy of the course description in addition to other licensure application requirements; conforming provisions to changes made by the act; amending ss. 458.348 and 459.025, F.S.; conforming cross-references; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1071

Representative Legg in the Chair.

Yeas—115

| | | | |
|-----------|---------|----------|-------------|
| Abruzzo | Baxley | Brandes | Campbell |
| Adkins | Bembry | Brodeur | Cannon |
| Ahern | Berman | Broxson | Chestnut |
| Albritton | Bernard | Bullard | Clarke-Reed |
| Artiles | Bileca | Burgin | Clemens |
| Aubuchon | Boyd | Caldwell | Coley |

| | | | |
|------------|---------------|---------------------|--------------|
| Corcoran | Hooper | Oliva | Schwartz |
| Costello | Horner | Pafford | Slosberg |
| Crisafulli | Hudson | Passidomo | Smith |
| Cruz | Hukill | Patronis | Snyder |
| Davis | Ingram | Perman | Soto |
| Diaz | Jenne | Perry | Stafford |
| Dorworth | Jones | Pilon | Stargel |
| Drake | Julien | Plakon | Steube |
| Eisnaugle | Kiar | Porter | Taylor |
| Ford | Kreegel | Porth | Thompson, G. |
| Fresen | Kriseman | Precourt | Tobia |
| Frishe | Legg | Proctor | Trujillo |
| Fullwood | Logan | Ray | Van Zant |
| Gaetz | Lopez-Cantera | Reed | Waldman |
| Garcia | Mayfield | Rehwinkel Vasilinda | Watson |
| Gibbons | McBurney | Renuart | Weatherford |
| Gonzalez | McKeel | Roberson, K. | Weinstein |
| Goodson | Metz | Rogers | Williams, A. |
| Grant | Moraitis | Rooney | Williams, T. |
| Hager | Nehr | Rouson | Wood |
| Harrell | Nelson | Sands | Workman |
| Harrison | Nuñez | Saunders | Young |
| Holder | O'Toole | Schenck | |

Nays—None

So the bill passed, as amended, and was immediately certified to the Senate.

CS/CS/HB 653—A bill to be entitled An act relating to health care fraud; amending s. 456.0635, F.S.; revising the grounds under which the Department of Health or corresponding board is required to refuse to admit a candidate to an examination and refuse to issue or renew a license, certificate, or registration of a health care practitioner; providing an exception; amending s. 456.036, F.S.; providing that all persons who were denied renewal of licensure, certification, or registration under s. 456.0635(3), F.S., may regain licensure, certification, or registration only by completing the application process for initial licensure; providing an exception; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1072

Representative Legg in the Chair.

Yeas—115

| | | | |
|-------------|-----------|---------------|---------------------|
| Abruzzo | Davis | Kreegel | Rehwinkel Vasilinda |
| Adkins | Diaz | Kriseman | Renuart |
| Ahern | Dorworth | Legg | Roberson, K. |
| Albritton | Drake | Logan | Rogers |
| Artiles | Eisnaugle | Lopez-Cantera | Rooney |
| Aubuchon | Ford | Mayfield | Rouson |
| Baxley | Fresen | McBurney | Sands |
| Bembry | Frishe | McKeel | Saunders |
| Berman | Fullwood | Metz | Schenck |
| Bernard | Gaetz | Moraitis | Schwartz |
| Bileca | Garcia | Nehr | Slosberg |
| Boyd | Gibbons | Nelson | Smith |
| Brandes | Gonzalez | Nuñez | Snyder |
| Brodeur | Goodson | O'Toole | Soto |
| Broxson | Grant | Oliva | Stafford |
| Bullard | Hager | Pafford | Stargel |
| Burgin | Harrell | Passidomo | Steube |
| Caldwell | Harrison | Patronis | Taylor |
| Campbell | Holder | Perman | Thompson, G. |
| Cannon | Hooper | Perry | Tobia |
| Chestnut | Horner | Pilon | Trujillo |
| Clarke-Reed | Hudson | Plakon | Van Zant |
| Clemens | Hukill | Porter | Waldman |
| Coley | Ingram | Porth | Watson |
| Corcoran | Jenne | Precourt | Weatherford |
| Costello | Jones | Proctor | Weinstein |
| Crisafulli | Julien | Ray | Williams, A. |
| Cruz | Kiar | Reed | Williams, T. |

Wood Workman Young

Nays—None

So the bill passed and was immediately certified to the Senate.

CS/CS/CS/HB 1355—A bill to be entitled An act relating to protection of vulnerable persons; amending s. 39.201, F.S.; revising language concerning child abuse reporting; requiring the Department of Children and Family Services to provide for web-chat and update other web-based forms for reporting child abuse, abandonment, or neglect; requiring a study on the use of short message format for the central abuse hotline; requiring the development of a public awareness campaign for the central abuse hotline; requiring the collection of statistical reports on child abuse and child sexual abuse on campuses of colleges and universities; amending s. 39.205, F.S.; increasing criminal penalties for knowingly and willfully failing to report known or suspected child abuse, abandonment, or neglect, or knowingly and willfully preventing another person from doing so; requiring specified educational institutions and their law enforcement agencies to report known or suspected child abuse, abandonment, or neglect in certain circumstances; providing financial penalties for violations; providing for challenges to findings of determinations; proving for a presumption in certain circumstances; creating s. 39.309, F.S.; requiring the department to develop and implement a program of social services and rehabilitative services for the parent or legal custodian of a child seeking assistance; amending s. 409.1671, F.S.; requiring eligible lead community-based providers to have parent assistance programs pursuant to specified provisions; creating s. 796.036, F.S.; providing for upward reclassification of certain prostitution offenses involving minors; amending s. 960.198, F.S.; providing for denial of relocation payment for a domestic violence claim if the Department of Legal Affairs has previously paid a sexual battery relocation claim to the same victim for the same incident; creating s. 960.199, F.S.; providing for relocation assistance payments to victims of sexual battery; providing criteria for awards; providing for denial of relocation payment for a sexual battery claim if the department has previously paid a domestic violence relocation claim to the same victim for the same incident; providing an appropriation; amending s. 1012.98, F.S.; providing a continuing education requirement for certain teachers on identifying and reporting child abuse and neglect; providing an appropriation; authorizing a specified numbers of full-time equivalent positions with associated salary rates within the Department of Children and Family Services; amending s. 827.03, F.S.; defining the term "mental injury" with respect to the offenses of abuse, aggravated abuse, and neglect of a child; requiring that a physician or psychologist acting as an expert witness in certain proceedings have certain credentials; amending ss. 775.084, 775.0877, 782.07, 921.0022, and 948.062, F.S.; conforming cross-references; amending s. 960.03, F.S.; redefining the term "crime" for purposes of crime victims compensation to include additional forms of injury; redefining the term "victim" to conform with the modified definition of the term "crime"; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1073

Representative Legg in the Chair.

Yeas—114

| | | | |
|-----------|----------|-------------|----------|
| Abruzzo | Bileca | Chestnut | Dorworth |
| Adkins | Boyd | Clarke-Reed | Drake |
| Ahern | Brandes | Clemens | Eisnagle |
| Albritton | Brodeur | Coley | Ford |
| Artiles | Broxson | Corcoran | Fresen |
| Aubuchon | Bullard | Costello | Frishe |
| Baxley | Burgin | Crisafulli | Fullwood |
| Bembry | Caldwell | Cruz | Gaetz |
| Berman | Campbell | Davis | Garcia |
| Bernard | Cannon | Diaz | Gibbons |

| | | | |
|----------|---------------|---------------------|--------------|
| Gonzalez | Logan | Porter | Stafford |
| Goodson | Lopez-Cantera | Porth | Stargel |
| Grant | Mayfield | Precourt | Steube |
| Hager | McBurney | Proctor | Taylor |
| Harrell | McKeel | Ray | Thompson, G. |
| Harrison | Metz | Reed | Tobia |
| Holder | Moraitis | Rehwinkel Vasilinda | Trujillo |
| Hooper | Nehr | Renuart | Van Zant |
| Horner | Nelson | Roberson, K. | Waldman |
| Hudson | Nuñez | Rogers | Watson |
| Hukill | O'Toole | Rooney | Weatherford |
| Ingram | Oliva | Rouson | Weinstein |
| Jenne | Pafford | Sands | Williams, A. |
| Jones | Passidomo | Saunders | Williams, T. |
| Julien | Patronis | Schwartz | Wood |
| Kiar | Perman | Slosberg | Workman |
| Kreegel | Perry | Smith | Young |
| Kriseman | Pilon | Snyder | |
| Legg | Plakon | Soto | |

Nays—None

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HJR 931—A joint resolution proposing an amendment to Section 7 of Article IX of the State Constitution to revise the selection process for the student member of the Board of Governors of the State University System.

Be It Resolved by the Legislature of the State of Florida:

That the following amendment to Section 7 of Article IX of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE IX EDUCATION

SECTION 7. State University System.—

(a) **PURPOSES.** In order to achieve excellence through teaching students, advancing research and providing public service for the benefit of Florida's citizens, their communities and economies, the people hereby establish a system of governance for the state university system of Florida.

(b) **STATE UNIVERSITY SYSTEM.** There shall be a single state university system comprised of all public universities. A board of trustees shall administer each public university and a board of governors shall govern the state university system.

(c) **LOCAL BOARDS OF TRUSTEES.** Each local constituent university shall be administered by a board of trustees consisting of thirteen members dedicated to the purposes of the state university system. The board of governors shall establish the powers and duties of the boards of trustees. Each board of trustees shall consist of six citizen members appointed by the governor and five citizen members appointed by the board of governors. The appointed members shall be confirmed by the senate and serve staggered terms of five years as provided by law. The chair of the faculty senate, or the equivalent, and the president of the student body of the university shall also be members.

(d) **STATEWIDE BOARD OF GOVERNORS.** The board of governors shall be a body corporate consisting of seventeen members. The board shall operate, regulate, control, and be fully responsible for the management of the whole university system. These responsibilities shall include, but not be limited to, defining the distinctive mission of each constituent university and its articulation with free public schools and community colleges, ensuring the well-planned coordination and operation of the system, and avoiding wasteful duplication of facilities or programs. The board's management shall be subject to the powers of the legislature to appropriate for the expenditure of funds, and the board shall account for such expenditures as provided by law. The governor shall appoint to the board fourteen citizens dedicated to the purposes of the state university system. The appointed members shall be confirmed by the senate and serve staggered terms of seven years as provided by law. The commissioner of education, the chair of the advisory council of

faculty senates, or the equivalent, and the chair of the council of student body presidents, which council shall be organized by the board of governors and consist of all the student body presidents of the state university system president of the Florida student association, or the equivalent, shall also be members of the board.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT
ARTICLE IX, SECTION 7

APPOINTMENT OF STUDENT BODY PRESIDENT TO BOARD OF GOVERNORS OF THE STATE UNIVERSITY SYSTEM.—Proposing an amendment to the State Constitution to replace the president of the Florida Student Association with the chair of the council of state university student body presidents as the student member of the Board of Governors of the State University System and to require that the Board of Governors organize such council of state university student body presidents.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1074

Representative Legg in the Chair.

Yeas—114

| | | | |
|-------------|----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rogers |
| Adkins | Dorworth | Logan | Rooney |
| Ahern | Drake | Lopez-Cantera | Rouson |
| Albritton | Eisnagle | Mayfield | Sands |
| Artiles | Ford | McBurney | Saunders |
| Aubuchon | Fresen | McKeel | Schwartz |
| Baxley | Frishe | Metz | Slosberg |
| Bembry | Fullwood | Moraitis | Smith |
| Berman | Gaetz | Nehr | Snyder |
| Bernard | Garcia | Nelson | Soto |
| Bileca | Gibbons | Núñez | Stafford |
| Boyd | Gonzalez | O'Toole | Stargel |
| Brandes | Goodson | Oliva | Steube |
| Brodeur | Grant | Pafford | Taylor |
| Broxson | Hager | Passidomo | Thompson, G. |
| Bullard | Harrell | Patronis | Tobia |
| Burgin | Harrison | Perman | Trujillo |
| Caldwell | Holder | Perry | Van Zant |
| Campbell | Hooper | Pilon | Waldman |
| Cannon | Horner | Plakon | Watson |
| Chestnut | Hudson | Porter | Weatherford |
| Clarke-Reed | Hukill | Porth | Weinstein |
| Clemens | Ingram | Precourt | Williams, A. |
| Coley | Jenne | Proctor | Williams, T. |
| Corcoran | Jones | Ray | Wood |
| Costello | Julien | Reed | Workman |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Young |
| Cruz | Kreegel | Renuart | |
| Davis | Kriseman | Roberson, K. | |

Nays—None

So the joint resolution passed, as amended, by the required constitutional three-fifths vote of the membership and was immediately certified to the Senate.

Consideration of **CS/CS/HB 7063** was temporarily postponed.

CS/CS/HB 7059—A bill to be entitled An act relating to acceleration options in public education; creating s. 1002.3105, F.S., relating to Academically Challenging Curriculum to Enhance Learning (ACCEL) options, to provide eligible public school students educational options that provide academically challenging curriculum or accelerated instruction; providing school principal and school district determined student eligibility and procedural requirements; requiring a process by which a parent may request student participation, including the execution of a performance contract in certain instances; amending ss. 1001.64 and 1001.65, F.S.; conforming provisions relating to dual enrollment articulation agreements

between Florida College System institutions and school districts; amending ss. 1002.20 and 1002.41, F.S.; conforming cross-references; amending s. 1003.02, F.S.; requiring school districts to notify parents of options for early or accelerated high school graduation; amending s. 1003.4156, F.S.; revising requirements for the course in career and education planning required for middle grades promotion; deleting a required parent meeting; amending s. 1003.428, F.S.; conforming provisions; creating s. 1003.4281, F.S., relating to early high school graduation; defining the term "early graduation"; requiring that each school district adopt a policy that provides a high school student with the option of graduating early; requiring parental notification of student eligibility; providing for receipt of an initial Florida Bright Futures Scholarship Program award; providing requirements for funding high school credits; amending s. 1003.4295, F.S.; requiring that students be advised of acceleration options; authorizing all students to participate in the Credit Acceleration Program; amending s. 1003.436, F.S.; conforming provisions; amending s. 1003.437, F.S.; specifying that the middle and high school grading system applies to the course level; amending s. 1003.491, F.S.; revising provisions relating to the Florida Career and Professional Education Act; revising the basis for the strategic plan to address workforce demands; providing for coordination to promote and support career-themed courses that lead to industry certification; amending s. 1003.492, F.S.; requiring secondary schools offering career-themed courses to coordinate with the appropriate industry; amending s. 1003.493, F.S.; revising provisions relating to career and professional academies; defining the term "career-themed" course; amending s. 1003.4935, F.S.; requiring district school boards to include plans to implement career-themed courses; requiring the State Board of Education to adopt rules; repealing s. 1007.235, F.S., relating to district interinstitutional articulation agreements; amending s. 1007.263, F.S.; eliminating an exemption from Florida College System admission requirements for certain secondary students; amending s. 1007.27, F.S., relating to articulated acceleration mechanisms; deleting duplicative language relating to early admission; amending s. 1007.271, F.S., relating to dual enrollment programs; providing student eligibility requirements and restrictions for enrollment and continued enrollment in dual enrollment courses; authorizing a participation limit based upon capacity; providing requirements for faculty members providing instruction in college credit dual enrollment courses; providing curriculum standards for college credit dual enrollment; clarifying district school board duties; establishing a minimum and maximum number of college credit hours for participation in an early admission program; providing home education student eligibility requirements for enrollment in dual enrollment courses; requiring a home education articulation agreement; providing requirements for the development and contents of a school district and Florida College System institution dual enrollment articulation agreement; requiring the Department of Education to develop an electronic submission system for dual enrollment articulation agreements and to review agreements for compliance; authorizing dual enrollment articulation agreements with state universities, eligible independent colleges and universities, and private secondary schools; repealing s. 1007.272, F.S., relating to joint dual enrollment and advanced placement instruction; amending s. 1008.22, F.S.; requiring that the end-of-course assessment in Algebra I be administered four times annually; amending s. 1008.25, F.S.; revising legislative intent relating to public school student progression; requiring the comprehensive student progression plan to include information for students and parents on accelerated educational options; deleting a technical assistance responsibility of the department; amending s. 1009.25, F.S.; conforming a cross-reference; amending ss. 1009.531 and 1009.532, F.S.; providing requirements for the evaluation of certain students for initial and renewal awards under the Florida Bright Futures Scholarship Program; amending s. 1011.61, F.S.; providing reporting requirements for school districts for a full-time equivalent student in courses requiring certain statewide, standardized end-of-course assessments and for a student who passes a statewide, standardized end-of-course assessment without being enrolled in the corresponding course; amending s. 1011.62, F.S.; providing for calculation of additional full-time equivalent membership based on completion of career-themed courses; providing a calculation of additional full-time equivalent membership based on early high school graduation; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1075

Representative Legg in the Chair.

Yeas—82

| | | | |
|------------|-----------|---------------|--------------|
| Adkins | Drake | Logan | Ray |
| Ahern | Eisnaugle | Lopez-Cantera | Renuart |
| Albritton | Ford | Mayfield | Roberson, K. |
| Artiles | Fresen | McBurney | Rooney |
| Aubuchon | Frishe | McKeel | Schenck |
| Baxley | Gaetz | Metz | Smith |
| Bileca | Gonzalez | Moraitis | Snyder |
| Boyd | Goodson | Nehr | Stargel |
| Brandes | Grant | Nelson | Steube |
| Brodeur | Hager | Nuñez | Taylor |
| Broxson | Harrell | O'Toole | Tobia |
| Burgin | Harrison | Oliva | Trujillo |
| Caldwell | Holder | Passidomo | Van Zant |
| Cannon | Hooper | Patronis | Weatherford |
| Coley | Horner | Perman | Weinstein |
| Corcoran | Hudson | Perry | Williams, T. |
| Costello | Hukill | Pilon | Wood |
| Crisafulli | Ingram | Plakon | Workman |
| Davis | Julien | Porter | Young |
| Diaz | Kreegel | Precourt | |
| Dorworth | Legg | Proctor | |

Nays—33

| | | | |
|-------------|----------|-----------|--------------|
| Abruzzo | Cruz | Porth | Soto |
| Bembry | Fullwood | Reed | Stafford |
| Berman | Garcia | Rehwinkel | Vasilinda |
| Bernard | Gibbons | Rogers | Waldman |
| Bullard | Jenne | Rouson | Watson |
| Campbell | Jones | Sands | Williams, A. |
| Chestnut | Kiar | Saunders | |
| Clarke-Reed | Kriseman | Schwartz | |
| Clemens | Pafford | Slosberg | |

Votes after roll call:

Nays to Yeas—Waldman

So the bill passed, as amended, and was immediately certified to the Senate.

HB 7127—A bill to be entitled An act relating to school improvement and education accountability; amending s. 1001.42, F.S.; requiring a school improvement plan to include strategies for improving student achievement under certain circumstances; revising provisions relating to eligibility for an opportunity scholarship; amending s. 1002.33, F.S.; revising provisions requiring a charter school to implement a school improvement plan to raise student achievement; revising corrective actions to be selected and implemented by a charter school; providing requirements for implementation of corrective actions and intervention and support strategies identified in a school improvement plan; providing for termination of a charter school not making continuous improvement unless it meets specified criteria; amending s. 1002.332, F.S.; conforming provisions; amending s. 1002.38, F.S.; revising provisions relating to eligibility for an opportunity scholarship; amending s. 1008.22, F.S.; revising provisions relating to the statewide student assessment program; providing that certain end-of-course assessments replace corresponding FCAT assessments; amending s. 1008.33, F.S.; revising provisions relating to the State Board of Education's authority to enforce public school improvement; requiring the state board to comply with the federal flexibility waiver approved by the United States Secretary of Education; requiring the Department of Education to annually identify each school in need of intervention and support to improve student academic performance, basing the need for intervention and support on school grades; providing requirements for state board rules for intervention and support strategies for school improvement; deleting department duties relating to the categorization of low-performing schools; providing state board, school

district, and school requirements for implementing strategies and turnaround options to improve school performance; revising turnaround options available to a school district and requiring state board approval of the option selected for implementation; providing certain exceptions; requiring the state board to adopt rules relating to plans for implementing turnaround options; amending s. 1008.34, F.S.; revising provisions relating to the school grading system; revising the contents of the annual report of the results of the statewide assessment program; revising certain criteria upon which school grades are based; revising the basis for calculating a school district's grade; amending ss. 1008.345, 1012.07, 1012.22, and 1012.2315, F.S.; conforming provisions; providing an effective date.

—was read the third time by title.

Rep. Bullard moved that a late-filed amendment be allowed for consideration, which was not agreed to by the required two-thirds vote.

The question recurred on the passage of **HB 7127**. The vote was:

Session Vote Sequence: 1076

Representative Legg in the Chair.

Yeas—80

| | | | |
|------------|-----------|---------------|--------------|
| Adkins | Dorworth | Kreegel | Precourt |
| Ahern | Drake | Legg | Proctor |
| Albritton | Eisnaugle | Logan | Ray |
| Artiles | Ford | Lopez-Cantera | Renuart |
| Aubuchon | Fresen | Mayfield | Roberson, K. |
| Baxley | Frishe | McBurney | Rooney |
| Bileca | Gaetz | McKeel | Schenck |
| Boyd | Gonzalez | Metz | Smith |
| Brandes | Goodson | Moraitis | Snyder |
| Brodeur | Grant | Nehr | Stargel |
| Broxson | Hager | Nelson | Steube |
| Burgin | Harrell | Nuñez | Tobia |
| Caldwell | Harrison | O'Toole | Trujillo |
| Cannon | Holder | Oliva | Van Zant |
| Coley | Hooper | Passidomo | Weatherford |
| Corcoran | Horner | Patronis | Weinstein |
| Costello | Hudson | Perry | Williams, T. |
| Crisafulli | Hukill | Pilon | Wood |
| Davis | Ingram | Plakon | Workman |
| Diaz | Julien | Porter | Young |

Nays—35

| | | | |
|-------------|----------|-----------|--------------|
| Abruzzo | Cruz | Perman | Slosberg |
| Bembry | Fullwood | Porth | Soto |
| Berman | Garcia | Reed | Stafford |
| Bernard | Gibbons | Rehwinkel | Vasilinda |
| Bullard | Jenne | Rogers | Taylor |
| Campbell | Jones | Rouson | Thompson, G. |
| Chestnut | Kiar | Sands | Waldman |
| Clarke-Reed | Kriseman | Saunders | Watson |
| Clemens | Pafford | Schwartz | Williams, A. |

So the bill passed, as amended, and was immediately certified to the Senate.

HB 7111—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 717.117, F.S., which provides an exemption from public record requirements for social security numbers and property identifiers contained in reports of unclaimed property; removing the exception to the public record exemption for social security numbers; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1077

Representative Legg in the Chair.

Yeas—114

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rogers |
| Adkins | Dorworth | Logan | Rooney |
| Ahern | Drake | Lopez-Cantera | Rouson |
| Albritton | Eisnaugle | Mayfield | Sands |
| Artiles | Ford | McBurney | Saunders |
| Aubuchon | Fresen | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Gaetz | Nehr | Smith |
| Bernard | Garcia | Nelson | Snyder |
| Bileca | Gibbons | Nuñez | Soto |
| Boyd | Gonzalez | O'Toole | Stafford |
| Brandes | Goodson | Oliva | Stargel |
| Brodeur | Grant | Pafford | Steube |
| Broxson | Hager | Passidomo | Taylor |
| Bullard | Harrell | Patronis | Thompson, G. |
| Burgin | Harrison | Perman | Tobia |
| Caldwell | Holder | Perry | Trujillo |
| Campbell | Hooper | Pilon | Van Zant |
| Cannon | Horner | Plakon | Waldman |
| Chestnut | Hudson | Porter | Watson |
| Clarke-Reed | Hukill | Porth | Weatherford |
| Clemens | Ingram | Precourt | Weinstein |
| Coley | Jenne | Proctor | Williams, T. |
| Corcoran | Jones | Ray | Wood |
| Costello | Julien | Reed | Workman |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Young |
| Cruz | Kreegel | Renuart | |
| Davis | Kriseman | Roberson, K. | |

Nays—None

Votes after roll call:

Yeas—Williams, A.

So the bill passed by the required constitutional two-thirds vote of the members voting and was immediately certified to the Senate.

HB 763—A bill to be entitled An act relating to motor vehicle registration; amending s. 320.07, F.S.; specifying that a vehicle may not be operated after expiration of the renewal period or, for a natural person, after midnight on the owner's birthday unless the registration was renewed before then; amending s. 320.15, F.S.; authorizing a person who has renewed a vehicle registration during an early registration period to apply for a refund of specified license taxes upon surrendering the registration license plate before the end of the renewal period; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1078

Representative Legg in the Chair.

Yeas—115

| | | | |
|-----------|-------------|----------|---------------|
| Abruzzo | Chestnut | Gonzalez | Lopez-Cantera |
| Adkins | Clarke-Reed | Goodson | Mayfield |
| Ahern | Clemens | Grant | McBurney |
| Albritton | Coley | Hager | McKeel |
| Artiles | Corcoran | Harrell | Metz |
| Aubuchon | Costello | Harrison | Moraitis |
| Baxley | Crisafulli | Holder | Nehr |
| Bembry | Cruz | Hooper | Nelson |
| Berman | Davis | Horner | Nuñez |
| Bernard | Diaz | Hudson | O'Toole |
| Bileca | Dorworth | Hukill | Oliva |
| Boyd | Drake | Ingram | Pafford |
| Brandes | Eisnaugle | Jenne | Passidomo |
| Brodeur | Ford | Jones | Patronis |
| Broxson | Fresen | Julien | Perman |
| Bullard | Frishe | Kiar | Perry |
| Burgin | Fullwood | Kreegel | Pilon |
| Caldwell | Gaetz | Kriseman | Plakon |
| Campbell | Garcia | Legg | Porter |
| Cannon | Gibbons | Logan | Porth |

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|---------------------|----------|--------------|--------------|
| Precourt | Rouson | Stafford | Watson |
| Proctor | Sands | Stargel | Weatherford |
| Ray | Saunders | Steube | Weinstein |
| Reed | Schenck | Taylor | Williams, A. |
| Rehwinkel Vasilinda | Schwartz | Thompson, G. | Williams, T. |
| Renuart | Slosberg | Tobia | Workman |
| Roberson, K. | Smith | Trujillo | Wood |
| Rogers | Snyder | Van Zant | Young |
| Rooney | Soto | Waldman | |

Nays—None

So the bill passed and was immediately certified to the Senate.

CS/CS/CS/HB 1399—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S., relating to the Department of Transportation; authorizing district secretaries and executive directors to be a professional engineer from any state; removing obsolete language relating to authority of district secretaries to appoint district directors; amending s. 206.41, F.S., relating to payment of a tax on fuel under specified provisions; providing that a restriction on the use of agricultural equipment to qualify for a refund of the tax does not apply to citrus harvesting equipment or citrus fruit loaders; revising the title of ch. 311, F.S.; amending s. 311.07, F.S.; revising provisions for the financing of port transportation or port facilities projects; increasing funding for the Florida Seaport Transportation and Economic Development Program; directing the Florida Seaport Transportation and Economic Development Council to develop guidelines for project funding; directing council staff, the Department of Transportation, and the Department of Economic Opportunity to work in cooperation to review projects and allocate funds as specified; revising certain authorized uses of program funds; revising the list of projects eligible for funding under the program; removing a cap on distribution of program funds; removing a requirement for a specified audit; authorizing the Department of Transportation to subject projects funded under the program to a specified audit; amending s. 311.09, F.S.; revising provisions for rules of the council for evaluating certain projects; removing provisions for review by the Department of Community Affairs of the list of projects approved by the council; revising provisions for review and evaluation of such projects by the Department of Transportation and the Department of Economic Opportunity; increasing the amount of funding the Department of Transportation is required to include in its annual legislative budget request for the Florida Seaport Transportation and Economic Development Program; revising provisions relating to funding to be included in the budget; creating s. 311.10, F.S.; establishing the Strategic Port Investment Initiative within the Department of Transportation; providing for a minimum annual amount from the State Transportation Trust Fund to fund the initiative; directing the department to work with deepwater ports to develop and maintain a priority list of strategic investment projects; providing project selection criteria; requiring the department to schedule a publicly noticed workshop with the Department of Economic Opportunity and the deepwater ports to review the proposed projects; directing the department to finalize a prioritized list of potential projects after considering comments received in the workshop; directing the department to include the proposed seaport projects in the tentative work program; creating s. 311.101, F.S.; creating the Intermodal Logistics Center Infrastructure Support Program within the Department of Transportation; providing purpose of the program; defining the term "intermodal logistics center"; providing criteria for consideration by the department when evaluating projects for program assistance; directing the department to coordinate and consult with the Department of Economic Opportunity in the selection of projects to be funded; authorizing the department to administer contracts on behalf of the entity selected to receive funding; providing for the department's share of project costs; providing for a certain amount of funds in the State Transportation Trust Fund to be made available for eligible projects; directing the department to include the proposed projects in the tentative work program; authorizing the department to adopt rules; creating s. 311.106, F.S., relating to seaport stormwater permitting and mitigation; authorizing a seaport to provide for onsite and offsite stormwater treatment to mitigate the impact of port activities; requiring offsite treatment to be within the same

drainage basin and constructed and maintained by the seaport or in conjunction with a local government; authorizing the port to provide a regional treatment facility constructed and maintained by the seaport or in conjunction with a local government; amending s. 311.14, F.S., relating to seaport planning; directing the department to develop, in coordination with certain partners, a Statewide Seaport and Waterways System Plan consistent with the goals of the Florida Transportation Plan; providing requirements for the plan; removing provisions for the Florida Seaport Transportation and Economic Development Council to develop freight-mobility and trade-corridor plans; removing provisions that require the Office of the State Public Transportation Administrator to integrate the Florida Transportation Plan with certain other plans and programs; removing provisions relating to the construction of seaport freight-mobility projects; amending s. 316.003, F.S.; revising the definition of the term "motor vehicle" for purposes of the payment and collection of tolls on toll facilities under specified provisions; amending s. 316.091, F.S.; permitting the use of shoulders for vehicular traffic under certain circumstances; requiring notice of where vehicular traffic is allowed; providing what may not be deemed as authorization; requiring the department to establish a pilot program to open certain limited access highways and bridges to bicycles and other human-powered vehicles; providing requirements for the pilot program; providing a timeframe for implementation of the program; authorizing the department to continue or expand the program; requiring the department to report findings and recommendations to the Governor and Legislature by a certain date; amending s. 316.1001, F.S.; revising requirements for mailing of citations for failure to pay a toll; authorizing mailing by certified mail in addition to first class mail; providing that mailing of the citation to the address of the registered motor vehicle owner constitutes notification; removing a requirement for a return receipt; amending s. 316.2068, F.S.; authorizing a county or municipality to regulate the operation of electric personal assistive mobility devices on any road, street, sidewalk, or bicycle path under its jurisdiction if the governing body of the county or municipality determines that such regulation is necessary in the interest of safety; amending s. 316.515, F.S.; revising provisions for the maximum allowed length of straight truck-trailer combinations; revising provisions for operation of implements of husbandry and farm equipment on state roads; authorizing the operation of citrus harvesting equipment and citrus fruit loaders for certain purposes; conforming a cross-reference; amending s. 320.01, F.S.; revising the definition of the term "low-speed vehicle" to include vehicles that are not electric powered; amending s. 332.08, F.S.; authorizing a municipality participating in a federal airport privatization pilot program to sell an airport or other air navigation facility or certain real property, improvements, and equipment; requiring department approval of the agreement under certain circumstances; providing criteria for department approval; amending s. 334.03, F.S.; removing the definition of the term "Florida Intrastate Highway System" and revising the definitions of the terms "functional classification" and "State Highway System" for purposes of the Florida Transportation Code; amending s. 334.044, F.S.; revising the powers and duties of the department relating to jurisdictional responsibility, designating facilities, and highway landscaping; adding the duty to develop a Freight Mobility and Trade Plan; requiring the plan to include certain proposed policies and investments; requiring the plan to be submitted to the Governor and Legislature; requiring freight issues to be emphasized in transportation plans; amending s. 334.047, F.S.; removing a provision that prohibits the department from establishing a maximum number of miles of urban principal arterial roads; amending s. 335.074, F.S., relating to bridge safety inspection reports; requiring the governmental entity having maintenance responsibility for a bridge to reduce the maximum weight, size, or speed limit for the bridge or to close the bridge upon receipt of a report recommending the reduction or closure; requiring the entity to post the reduced limits and notify the department; requiring the department to post the reduced limits or to close the bridge under certain circumstances; requiring costs associated with the department posting the revised limits or closure of the bridge to be assessed against and collected from the governmental entity; amending s. 335.17, F.S.; revising provisions relating to highway construction noise abatement; amending s. 336.021, F.S.; revising the date when imposition of the ninth-cent fuel tax will be levied; amending s. 336.025, F.S.; revising the date when impositions and rate

changes of the local option fuel tax shall be levied; revising the definition of the term "transportation expenditures" for purposes of specified provisions that restrict the use of local option fuel tax funds by counties and municipalities; amending s. 337.11, F.S.; requiring the department to advertise certain construction contracts for bids on the department's Internet website; removing provisions for such advertisement to be published in a newspaper; amending s. 337.111, F.S.; providing additional forms of security for the cost of removal of monuments or memorials or modifications to an installation site at highway rest areas; removing a provision requiring renewal of a bond; amending s. 337.125, F.S.; revising provisions relating to a prime contractor's submission of a disadvantaged business enterprise utilization form; repealing s. 337.137, F.S., relating to subcontracting by socially and economically disadvantaged business enterprises; amending s. 337.139, F.S.; providing an updated reference to federal law as it relates to socially and economically disadvantaged business enterprises; amending s. 337.14, F.S.; revising provisions for applications for qualification to bid on department contracts; amending s. 337.29, F.S.; authorizing transfers of right-of-way between local governments by deed; amending ss. 337.403 and 337.404, F.S.; revising provisions for alleviation of interference with a public road or publicly owned rail corridor caused by a utility facility; amending s. 337.408, F.S.; revising provisions for certain facilities installed within the right-of-way limits of roads on the State Highway System; requiring counties and municipalities that have authorized a bench or transit shelter to be responsible for determining if the facility is compliant with applicable laws and rules or remove the bench or transit shelter; limiting liability of the department; requiring a municipality or county that authorizes a bench or transit shelter to be installed to require the supplier or installer to indemnify the department and annually certify that the requirement has been met; requiring the removal of such facilities under certain circumstances; authorizing the department to direct a county or municipality to remove or relocate a bus stop, bench, transit shelter, waste disposal receptacle, public pay telephone, or modular news rack that is not in compliance with applicable laws or rules; removing a provision for the replacement of an unusable transit bus bench that was in service before a certain date; prohibiting installation of a bus stop that conflicts with certain laws and regulations resulting in a loss of federal funds; authorizing the appropriate local government entity to regulate or deny competition to provide a bus stop; revising the title of ch. 338, F.S.; repealing s. 338.001, F.S., relating to provisions for the Florida Intrastate Highway System Plan; amending s. 338.01, F.S.; clarifying provisions governing the designation and function of limited access facilities; authorizing the department or other governmental entities collecting tolls to pursue collection of unpaid tolls by contracting with a private attorney or collection agency; authorizing a collection fee; providing an exception to statutory requirements related to private attorney services; creating s. 338.151, F.S.; authorizing the department to establish tolls on certain transportation facilities to pay for the cost of such project; prohibiting the department from establishing tolls on certain lanes of limited access facilities; providing an exception; providing for application; amending s. 338.155, F.S.; authorizing the department adopt rules to allow public transit vehicles and certain military-service-related funeral processions to use certain toll facilities without payment of tolls; amending s. 338.161, F.S.; authorizing the department to enter into agreements for the use of its electronic toll collection and video billing system; authorizing modification of its rules regarding toll collection and an administrative charge; providing for construction; amending s. 338.166, F.S.; revising a provision for issuance of bonds secured by toll revenues collected on high-occupancy toll lanes or express lanes; revising authorized uses of such toll revenues; providing restrictions on such use; amending s. 338.221, F.S.; revising the definition of the term "economically feasible" for purposes of proposed turnpike projects; amending s. 338.223, F.S.; revising provisions for department requests for legislative approval of proposed turnpike projects; conforming a cross-reference; amending s. 338.227, F.S.; conforming provisions to changes made by the act; directing the department and the Department of Management Services to create and implement a program designed to enhance participation of minority businesses in certain contracts related to the Strategic Intermodal System Plan; amending ss. 338.2275 and 338.228, F.S., relating to turnpike projects; revising cross-references; amending s. 338.231, F.S.; providing that inactive prepaid toll

accounts are unclaimed property; providing for disposition by the Department of Financial Services and closing of the account; amending s. 338.234, F.S.; revising provisions that exempt certain lessees from payment of commercial rental tax; replacing a reference to the Florida Intrastate Highway System with a reference to the Strategic Intermodal System; amending s. 339.0805, F.S.; revising requirements for expenditure of certain funds with small business concerns owned and controlled by socially and economically disadvantaged individuals; revising a definition of the term "small business concern"; removing provisions for a periodic disparity study; deleting obsolete language; revising provisions for certification as a socially and economically disadvantaged business enterprise; revising requirements that a disadvantaged business enterprise notify the department of certain changes in ownership; revising criteria for such a business enterprise to participate in a construction management development program; revising references to federal law; amending s. 339.135, F.S.; revising provisions for developing the department's tentative work program; revising provisions for a list of project priorities submitted by a metropolitan planning organization; revising criteria for proposed amendment to the department's adopted work program which deletes, advances, or defers a project or project phase; revising threshold amounts; directing the department to index the budget amendment threshold amounts to the rate of inflation; prohibiting such adjustments more frequently than once a year; subjecting such adjustments to specified notice and review procedures; amending s. 339.155, F.S.; revising provisions for the Florida Transportation Plan; requiring the planning process to conform to specified federal provisions; removing provisions for a long-range component, short-range component, and a report; amending s. 339.175, F.S.; providing that to the extent possible only one metropolitan planning organization be designated in a urbanized area; providing that representatives of the department shall serve as nonvoting advisers to a metropolitan planning organization; authorizing the appointment of additional nonvoting advisers; requiring M.P.O.'s to coordinate in the development of regionally significant project priorities; amending s. 339.2819, F.S.; revising the state matching funds requirement for the Transportation Regional Incentive Program; conforming cross-references; requiring funded projects to be in the department's work program; requiring a project to meet the program's requirements prior to being funded; amending s. 339.62, F.S.; removing the Florida Intrastate Highway System from and adding highway corridors to the list of components of the Strategic Intermodal System; providing for other corridors to be included in the system; amending s. 339.63, F.S.; adding military access facilities to the types of facilities included in the Strategic Intermodal System and the Emerging Strategic Intermodal System which form components of an interconnected transportation system; providing that an intermodal logistics center meeting certain criteria shall be designated as part of the Strategic Intermodal System; providing for a waiver of transportation concurrency for such facility if it is located within a described area; amending s. 339.64, F.S.; deleting provisions creating the Statewide Intermodal Transportation Advisory Council; creating s. 339.65, F.S.; requiring the department to plan and develop for Strategic Intermodal System highway corridors to aid traffic movement around the state; providing for components of the corridors; requiring the department to follow specified policy guidelines when developing the corridors; directing the department to establish standards and criteria for functional design; providing for appropriations; requiring such highway corridor projects to be a part of the department's adopted work program; amending s. 341.301, F.S.; revising the definition of "limited coverage accident"; amending s. 341.302, F.S.; providing parameters within which the department may by contract indemnify against loss by National Railroad Passenger Corporation; authorizing the department to purchase liability insurance including coverage for the department, National Railroad Passenger Corporation, commuter rail service providers, governmental entities, or any ancillary development and establish a self-insurance retention fund; limiting the amount of the insurance and self-insurance retention fund; providing that the insureds must make payments for the coverage; providing that the insurance may provide coverage for all damages and be maintained to provide a fund to cover liabilities arising from rail corridor ownership and operations; amending 341.840, F.S.; relating to the Florida Rail Enterprise Act; revising obsolete references to the Florida High-Speed Rail Authority; providing that certain transactions made by or on behalf of the enterprise are

exempt from specified taxes; providing for certain contractors to act as agents on behalf of the enterprise for purposes of the tax exemption; authorizing the department to adopt rules; amending s. 343.52, F.S.; revising the definition of the term "area served" for purposes of provisions for the South Florida Regional Transportation Authority; revising a provision for expansion of the area; amending s. 343.53, F.S.; revising membership of and criteria for appointment to the board of the South Florida Regional Transportation Authority; amending s. 343.54, F.S.; requiring a two-thirds vote of such board to privatize certain functions; revising a provision authorizing such authority to expand its service area; amending s. 343.56, F.S., relating to bonds of the authority; removing a provision for the use of certain funds for payment of principal and interest on bonds; amending s. 343.57, F.S., relating to a state pledge to bondholders; providing for construction; providing that a bondholder shall have no right to require the Legislature to make any appropriation of state funds; amending s. 343.58, F.S.; providing conditions for funds provided to such authority by the department; providing for certain funding to cease upon commencement of an alternate dedicated local funding source; creating s. 347.215, F.S.; providing for the operation of ferries by joint agreement between public and private entities; amending s. 348.0003, F.S.; revising financial disclosure requirements for certain transportation authorities; creating s. 348.7645, F.S.; requiring the Orlando-Orange County Expressway Authority to erect a sign under certain circumstances; providing for payment for the cost of the sign; amending s. 349.03, F.S.; providing for financial disclosure requirements for the Jacksonville Transportation Authority; amending s. 349.04, F.S.; providing that the Jacksonville Transportation Authority may conduct meetings and workshops using communications media technology; providing that certain actions may not be taken unless a quorum is present in person; providing that members must be physically present to vote on any item; amending s. 373.118, F.S.; requiring that the Department of Environmental Protection initiate rulemaking to adopt a general permit for stormwater management systems serving airside activities at airports; providing for statewide application of the general permit; providing for any water management district or delegated local government to administer the general permit; providing that the rules are not subject to any special rulemaking requirements relating to small business; amending s. 373.413, F.S.; providing legislative intent regarding flexibility in the permitting of stormwater management systems; requiring the cost of stormwater treatment for a transportation project to be balanced with benefits to the public; requiring that alternatives to onsite treatment be allowed; specifying responsibilities of the department relating to abatement of pollutants and permits for adjacent lands impacted by right-of-way acquisition; authorizing water management districts and the Department of Environmental Protection to adopt rules; amending s. 373.4136, F.S.; providing that specified seaports are eligible to use mitigation banks; amending s. 373.4137, F.S., relating to the mitigation of environmental impact of transportation projects proposed by the department or a transportation authority; revising legislative intent; revising provisions for development of environmental impact inventories; providing for the release of escrowed mitigation funds under certain circumstances; specifying continuing responsibility for mitigation projects; revising provisions for exclusion of projects from a mitigation plan; repealing s. 479.28, F.S., relating to the rest area information panel or device program; authorizing the department to seek Federal Highway Administration approval of a tourist-oriented commerce sign pilot program; directing the department to submit the approved pilot program for legislative approval; establishing a pilot program for the Palm Beach County school district to recognize its business partners; providing for expiration of the program; providing for the transfer of administrative rules of the former Pilotage Rate Review Board to the Pilotage Rate Review Committee of the Board of Pilot Commissioners; providing for retroactive application of such rules; requiring the Florida Transportation Commission to study the potential costs savings of the department being the operating agent for certain expressway authorities; providing for certain related expenses to be paid by the department; requiring a report to the Governor and Legislature; providing that a challenge to a consolidated environmental resource permit or associated variance or any sovereign submerged lands authorization proposed or issued by the Department of Environmental Protection in connection with specified deepwater ports is subject to specified summary hearing provisions; requiring such proceedings

to be conducted within a certain timeframe; providing that the administrative law judge's decision is a recommended order and does not constitute final agency action of the Department of Environmental Protection; requiring the Department of Environmental Protection to issue the final order within a certain timeframe; providing applicability of specified provisions; providing for a review by the Pinellas Suncoast Transit Authority and the Hillsborough Area Regional Transit Authority to consider and identify opportunities and greater efficiency and service improvements for increasing connectivity between each authority; requiring a report to the Legislature; requiring the Tampa Bay Area Regional Transportation Authority to provide assistance; authorizing governmental units that regulate the operation of vehicles for public hire or other for-hire transportation to request and receive criminal history record information for the purpose of screening applicants; amending ss. 215.616, 288.063, 311.22, 316.2122, 318.12, 320.20, 335.02, 338.222, 339.285, 341.053, 341.8225, 403.7211, 479.01, 479.07, and 479.261, F.S., relating to bonds for federal aid highway construction, contracts for transportation projects, dredging projects, operation of low-speed vehicles or mini-trucks, traffic infractions, license tax distribution, standards for lanes, turnpike projects, the Enhanced Bridge Program for Sustainable Transportation, the Intermodal Development Program, high-speed rail projects, hazardous waste facilities, outdoor advertising, and the logo sign program, respectively; deleting obsolete language; revising references to conform to the incorporation of the Florida Intrastate Highway System into the Strategic Intermodal System and to changes made by the act; providing honorary designation of certain transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; amending s. 316.0083, F.S., providing an additional defense for certain red-light traffic infractions; providing for the dismissal of a uniform traffic citation for a red-light violation when the motor vehicle owner is deceased and an affidavit with specified supporting documents is filed with the issuing agency; amending s. 348.753, F.S.; revising the membership criteria for the governing body of the Orlando-Orange County Expressway Authority; amending s. 320.089, F.S.; providing for the issuance of a Combat Infantry Badge license plate and a Combat Action Badge license plate; providing qualifications and requirements for the plate; providing for the use of proceeds from the sale of the plate; amending s. 338.165, F.S.; authorizing the department to transfer certain transportation facilities to the turnpike system; providing for use of funds received from Florida Turnpike Enterprise for acquisition of such facilities; defining the term "Wekiva Parkway"; amending s. 348.7546, F.S.; revising provisions for the Orlando-Orange County Expressway Authority to construct and maintain the Wekiva Parkway; providing for construction of specified provisions; directing the authority to make certain payments to the department; providing for use of funds received by the department; providing that the department's obligation to construct its portions of the Wekiva Parkway is contingent upon certain events; amending s. 348.755, F.S.; prohibiting the Orlando-Orange County Expressway Authority from issuing bonds except under specified circumstances; amending s. 348.757, F.S.; revising provisions for the Orlando-Orange County Expressway Authority to enter into lease-purchase agreements with the department; amending s. 369.317, F.S.; revising provisions for the Wekiva Parkway; providing that the Department of Environmental Protection is the exclusive permitting authority for certain activities; revising provisions for location of the parkway; defining the term "autonomous technology"; providing legislative intent and findings; amending s. 316.003, F.S.; defining the terms "autonomous vehicle" and "autonomous technology" when used in provisions for traffic control; creating s. 316.85, F.S.; authorizing a person who possesses a valid driver license to operate an autonomous vehicle; specifying that the person who causes the vehicle's autonomous technology to engage is the operator; creating s. 319.145, F.S.; requiring an autonomous vehicle registered in this state to meet federal standards and regulations for a motor vehicle; specifying certain requirements for such vehicle; providing for the application of certain federal regulations; authorizing the operation of vehicles equipped with autonomous technology by certain persons for testing purposes under certain conditions; requiring an instrument of insurance, surety bond, or self-insurance prior to the testing of a vehicle; limiting liability of the original manufacturer of a vehicle converted to an autonomous vehicle; directing the

department to prepare a report on the safe testing and operation of vehicles equipped with autonomous technology and submit the report to the Legislature by a certain date; providing effective dates.

—was read the third time by title.

Representative Brandes offered the following:

(Amendment Bar Code: 001063)

Amendment 14 (with title amendment)—Remove lines 1684-1699

TITLE AMENDMENT

Remove lines 183-186

Rep. Brandes moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Brandes offered the following:

(Amendment Bar Code: 605527)

Amendment 15 (with title amendment)—Remove line 2015 and insert: installation at no cost to the department within 60 days after

Rep. Brandes moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Brandes offered the following:

(Amendment Bar Code: 864061)

Amendment 16—Remove lines 5214-5221 and insert:

(2) The original manufacturer of a vehicle converted by a third party into an autonomous vehicle shall not be liable in, and shall have a defense to and be dismissed from, any legal action brought against the original manufacturer by any person injured due to an alleged vehicle defect caused by the conversion of the vehicle, or by equipment installed by the converter, unless the alleged defect was present in the vehicle as originally manufactured.

Rep. Brandes moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Brandes offered the following:

(Amendment Bar Code: 237105)

Amendment 17 (with title amendment)—Between lines 5227 and 5228, insert:

Section 111. St. Pete Crosstown designated; Department of Transportation to erect suitable markers.—

(1) That portion of 118th Avenue North/County Road 296 between U.S.19/S.R. 55 and 28th Street North/County Road 683 in Pinellas County is designated as the "St. Pete Crosstown."

(2) The Department of Transportation is directed to erect suitable markers designating the St. Pete Crosstown as described in subsection (1).

TITLE AMENDMENT

Remove line 574 and insert:

a certain date; providing an honorary designation of a transportation facility in a specified county; directing the department to erect suitable markers; providing effective dates.

Rep. Brandes moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of **CS/CS/CS/HB 1399**. The vote was:

Session Vote Sequence: 1079

Representative Legg in the Chair.

Yeas—97

| | | | |
|------------|----------|---------------|--------------|
| Abruzzo | Drake | Legg | Rogers |
| Adkins | Eisnagle | Logan | Rooney |
| Ahern | Ford | Lopez-Cantera | Sands |
| Albritton | Fresen | Mayfield | Saunders |
| Artiles | Frishe | McBurney | Schenck |
| Aubuchon | Fullwood | McKeel | Smith |
| Baxley | Gaetz | Metz | Snyder |
| Bembry | Garcia | Moraitis | Soto |
| Bernard | Gibbons | Nehr | Stargel |
| Bileca | Gonzalez | Nuñez | Steube |
| Boyd | Goodson | O'Toole | Taylor |
| Brandes | Grant | Oliva | Tobia |
| Brodeur | Hager | Passidomo | Trujillo |
| Broxson | Harrell | Patronis | Van Zant |
| Burgin | Harrison | Perry | Waldman |
| Caldwell | Holder | Pilon | Weatherford |
| Cannon | Hooper | Plakon | Weinstein |
| Clemens | Horner | Porter | Williams, A. |
| Coley | Hudson | Porth | Williams, T. |
| Corcoran | Hukill | Precourt | Wood |
| Costello | Ingram | Proctor | Workman |
| Crisafulli | Jenne | Ray | Young |
| Davis | Julien | Reed | |
| Diaz | Kiar | Renuart | |
| Dorworth | Kreegel | Roberson, K. | |

Nays—16

| | | | |
|----------|-------------|---------------------|--------------|
| Berman | Clarke-Reed | Pafford | Slosberg |
| Bullard | Cruz | Perman | Stafford |
| Campbell | Jones | Rehwinkel Vasilinda | Thompson, G. |
| Chestnut | Nelson | Schwartz | Watson |

So the bill passed, as amended, and was immediately certified to the Senate after engrossment.

Disclosure of Interest

Pursuant to House Rule 3.2, I represent private bus bench companies through my law practice. CS/CS/CS HB 1399 would possibly create a special private gain or loss for those companies related to the provisions governing bus benches, bus stops, and compliance with the Americans with Disabilities Act. In an abundance of caution, I am disclosing such conflict.

Rick Kriseman
District 53

Pursuant to House Rule 3.2, I represent private bus bench companies through my law practice. CS/CS/CS HB 1399 would possibly create a special private gain or loss for those companies related to the provisions governing bus benches, bus stops, and compliance with the American with Disabilities Act. In an abundance of caution, I am disclosing such conflict.

Charles W. McBurney, Jr.
District 16

CS/CS/HB 965—A bill to be entitled An act for the relief of Aaron Edwards, a minor, by Lee Memorial Health System of Lee County; providing for an appropriation to compensate Aaron Edwards for damages sustained as a result of medical negligence by employees of Lee Memorial Health System of Lee County; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title.

THE SPEAKER IN THE CHAIR

The question recurred on the passage of **CS/CS/HB 965**. The vote was:

Session Vote Sequence: 1080

Speaker Cannon in the Chair.

Yeas—97

| | | | |
|-------------|----------|---------------------|--------------|
| Abruzzo | Diaz | Logan | Rouson |
| Adkins | Dorworth | Lopez-Cantera | Sands |
| Ahern | Drake | Mayfield | Saunders |
| Albritton | Eisnagle | McBurney | Schenck |
| Artiles | Ford | McKeel | Schwartz |
| Aubuchon | Fresen | Metz | Slosberg |
| Bembry | Fullwood | Moraitis | Smith |
| Berman | Garcia | Nehr | Snyder |
| Bernard | Gibbons | Nuñez | Soto |
| Bileca | Goodson | O'Toole | Stafford |
| Boyd | Grant | Oliva | Steube |
| Brandes | Harrell | Pafford | Taylor |
| Brodeur | Harrison | Patronis | Thompson, G. |
| Broxson | Holder | Perman | Trujillo |
| Bullard | Hooper | Pilon | Van Zant |
| Campbell | Horner | Plakon | Waldman |
| Cannon | Hudson | Porter | Watson |
| Chestnut | Hukill | Porth | Weatherford |
| Clarke-Reed | Ingram | Precourt | Weinstein |
| Clemens | Jenne | Proctor | Williams, A. |
| Coley | Jones | Ray | Workman |
| Corcoran | Julien | Reed | Young |
| Costello | Kiar | Rehwinkel Vasilinda | |
| Crisafulli | Kriseman | Rogers | |
| Cruz | Legg | Rooney | |

Nays—14

| | | | |
|----------|-----------|--------------|--------------|
| Caldwell | Kreegel | Renuart | Williams, T. |
| Davis | Nelson | Roberson, K. | Wood |
| Frishe | Passidomo | Stargel | |
| Hager | Perry | Tobia | |

Votes after roll call:

Yeas—Baxley, Gonzalez

So the bill passed, as amended, and was immediately certified to the Senate.

Remarks

The Speaker recognized Representative Sands, who gave brief farewell remarks.

THE SPEAKER PRO TEMPORE IN THE CHAIR

THE SPEAKER IN THE CHAIR

CS/HB 967—A bill to be entitled An act for the relief of Kristi Mellen as personal representative of the Estate of Michael Munson, deceased, by the North Broward Hospital District; providing for an appropriation to compensate the estate and the statutory survivors, Kristi Mellen, surviving spouse, and Michael Conner Munson and Corinne Keller Munson, surviving minor son and surviving minor daughter, for the wrongful death of Michael Munson as a result of the negligence of the North Broward Hospital District; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1081

Speaker Cannon in the Chair.

Yeas—104

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Cruz | Legg | Renuart |
| Adkins | Diaz | Logan | Roberson, K. |
| Ahern | Dorworth | Lopez-Cantera | Rogers |
| Albritton | Drake | Mayfield | Rooney |
| Artiles | Eisnaugle | McBurney | Sands |
| Aubuchon | Ford | McKeel | Saunders |
| Baxley | Fresen | Metz | Schenck |
| Bembry | Frishe | Moraitis | Schwartz |
| Berman | Fullwood | Nehr | Slosberg |
| Bernard | Gibbons | Nelson | Smith |
| Bileca | Gonzalez | Nuñez | Snyder |
| Boyd | Goodson | O'Toole | Soto |
| Brandes | Grant | Oliva | Stafford |
| Brodeur | Harrell | Pafford | Steube |
| Broxson | Harrison | Passidomo | Taylor |
| Bullard | Holder | Patronis | Thompson, G. |
| Burgin | Hooper | Perman | Trujillo |
| Caldwell | Homer | Pilon | Van Zant |
| Cannon | Hudson | Plakon | Waldman |
| Chestnut | Hukill | Porter | Watson |
| Clarke-Reed | Ingram | Porth | Weatherford |
| Clemens | Jenne | Precourt | Weinstein |
| Coley | Jones | Proctor | Williams, A. |
| Corcoran | Julien | Ray | Williams, T. |
| Costello | Kiar | Reed | Workman |
| Crisafulli | Kriseman | Rehwinkel Vasilinda | Young |

Nays—9

| | | |
|--------|---------|---------|
| Davis | Hager | Stargel |
| Gaetz | Kreegel | Tobia |
| Garcia | Perry | Wood |

Votes after roll call:

Yeas—Campbell

Yeas to Nays—Campbell, Campbell, Campbell, Campbell, Campbell

Nays to Yeas—Campbell, Campbell, Campbell, Campbell, Garcia

So the bill passed and was immediately certified to the Senate.

CS/HB 293—A bill to be entitled An act for the relief of Criss Matute, Christian Manuel Torres, Eddna Torres De Mayne, Lansky Torres, and Nasdry Yamileth Torres Barahona by the Palm Beach County Sheriff's Office; providing for an appropriation to compensate them for injuries sustained as a result of the negligence of the Palm Beach County Sheriff's Office for the wrongful death of their father, Manuel Antonio Matute; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1082

Speaker Cannon in the Chair.

Yeas—105

| | | | |
|-----------|-------------|----------|---------------|
| Abruzzo | Cannon | Gonzalez | Logan |
| Adkins | Chestnut | Goodson | Lopez-Cantera |
| Ahern | Clarke-Reed | Grant | Mayfield |
| Albritton | Clemens | Harrell | McBurney |
| Artiles | Coley | Harrison | McKeel |
| Aubuchon | Corcoran | Holder | Metz |
| Baxley | Costello | Hooper | Moraitis |
| Bembry | Crisafulli | Homer | Nehr |
| Berman | Cruz | Hudson | Nelson |
| Bernard | Diaz | Hukill | Nuñez |
| Bileca | Dorworth | Ingram | O'Toole |
| Boyd | Drake | Jenne | Oliva |
| Brandes | Eisnaugle | Jones | Pafford |
| Brodeur | Ford | Julien | Passidomo |
| Broxson | Frishe | Kiar | Patronis |
| Bullard | Fullwood | Kreegel | Perman |
| Burgin | Garcia | Kriseman | Pilon |
| Caldwell | Gibbons | Legg | Plakon |

| | | | |
|---------------------|----------|--------------|--------------|
| Porter | Rogers | Snyder | Watson |
| Porth | Rooney | Soto | Weatherford |
| Precourt | Rouson | Stafford | Weinstein |
| Proctor | Sands | Steube | Williams, A. |
| Ray | Saunders | Taylor | Workman |
| Reed | Schenck | Thompson, G. | Young |
| Rehwinkel Vasilinda | Schwartz | Trujillo | |
| Renuart | Slosberg | Van Zant | |
| Roberson, K. | Smith | Waldman | |

Nays—8

| | | | |
|-------|-------|---------|--------------|
| Davis | Hager | Stargel | Williams, T. |
| Gaetz | Perry | Tobia | Wood |

Votes after roll call:

Yeas—Campbell

So the bill passed and was immediately certified to the Senate.

CS/HB 877—A bill to be entitled An act for the relief of Odette Acanda and Alexis Rodriguez by the Public Health Trust of Miami-Dade County, d/b/a Jackson Memorial Hospital; providing for an appropriation to compensate Odette Acanda and Alexis Rodriguez for the death of their son, Ryan Rodriguez, as a result of the negligence of employees of the Public Health Trust of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1083

Speaker Cannon in the Chair.

Yeas—105

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Cruz | Legg | Rogers |
| Adkins | Diaz | Logan | Rooney |
| Ahern | Dorworth | Lopez-Cantera | Rouson |
| Albritton | Drake | Mayfield | Sands |
| Artiles | Eisnaugle | McBurney | Saunders |
| Aubuchon | Ford | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Garcia | Nehr | Smith |
| Bernard | Gibbons | Nelson | Snyder |
| Bileca | Gonzalez | Nuñez | Soto |
| Boyd | Goodson | O'Toole | Stafford |
| Brandes | Grant | Oliva | Steube |
| Brodeur | Harrell | Pafford | Taylor |
| Broxson | Harrison | Passidomo | Thompson, G. |
| Bullard | Holder | Patronis | Trujillo |
| Burgin | Hooper | Perman | Van Zant |
| Caldwell | Homer | Pilon | Waldman |
| Campbell | Hudson | Plakon | Watson |
| Cannon | Hukill | Porter | Weatherford |
| Chestnut | Ingram | Porth | Weinstein |
| Clarke-Reed | Jenne | Proctor | Williams, A. |
| Clemens | Jones | Ray | Workman |
| Coley | Julien | Reed | Young |
| Corcoran | Kiar | Rehwinkel Vasilinda | |
| Costello | Kreegel | Renuart | |
| Crisafulli | Kriseman | Roberson, K. | |

Nays—8

| | | | |
|-------|-------|---------|--------------|
| Davis | Hager | Stargel | Williams, T. |
| Gaetz | Perry | Tobia | Wood |

Votes after roll call:

Yeas—Precourt

So the bill passed and was immediately certified to the Senate.

CS/HB 855—A bill to be entitled An act for the relief of Carl Abbott by the Palm Beach County School Board; providing for an appropriation to compensate Carl Abbott for injuries sustained as a result of the negligence of

the Palm Beach County School District; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1084

Speaker Cannon in the Chair.

Yeas—106

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Cruz | Legg | Rogers |
| Adkins | Diaz | Logan | Rooney |
| Ahern | Dorworth | Lopez-Cantera | Rouson |
| Albritton | Drake | Mayfield | Sands |
| Artiles | Eisnaugle | McBurney | Saunders |
| Aubuchon | Ford | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Garcia | Nehr | Smith |
| Bernard | Gibbons | Nelson | Snyder |
| Bileca | Gonzalez | Nuñez | Soto |
| Boyd | Goodson | O'Toole | Stafford |
| Brandes | Grant | Oliva | Steube |
| Brodeur | Harrell | Pafford | Taylor |
| Broxson | Harrison | Passidomo | Thompson, G. |
| Bullard | Holder | Patronis | Trujillo |
| Burgin | Hooper | Perman | Van Zant |
| Caldwell | Horner | Pilon | Waldman |
| Campbell | Hudson | Plakon | Watson |
| Cannon | Hukill | Porter | Weatherford |
| Chestnut | Ingram | Porth | Weinstein |
| Clarke-Reed | Jenne | Proctor | Williams, A. |
| Clemens | Jones | Ray | Williams, T. |
| Coley | Julien | Reed | Workman |
| Corcoran | Kiar | Rehwinkel Vasilinda | Young |
| Costello | Kreegel | Renuart | |
| Crisafulli | Kriseman | Roberson, K. | |

Nays—7

| | | | |
|-------|-------|---------|------|
| Davis | Hager | Stargel | Wood |
| Gaetz | Perry | Tobia | |

Votes after roll call:

Yeas—Precourt

So the bill passed and was immediately certified to the Senate.

CS/HB 1039—A bill to be entitled An act for the relief of James D. Feurtado, III, by Miami-Dade County; providing for an appropriation to compensate him for injuries he sustained as a result of the negligence of an employee of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1085

Speaker Cannon in the Chair.

Yeas—106

| | | | |
|-----------|-------------|------------|----------|
| Abruzzo | Brandes | Corcoran | Gibbons |
| Adkins | Brodeur | Costello | Gonzalez |
| Ahern | Broxson | Crisafulli | Goodson |
| Albritton | Bullard | Cruz | Grant |
| Artiles | Burgin | Diaz | Harrell |
| Aubuchon | Caldwell | Dorworth | Harrison |
| Baxley | Campbell | Drake | Holder |
| Bembry | Cannon | Eisnaugle | Hooper |
| Berman | Chestnut | Ford | Horner |
| Bernard | Clarke-Reed | Frishe | Hudson |
| Bileca | Clemens | Fullwood | Hukill |
| Boyd | Coley | Garcia | Ingram |

| | | | |
|---------------|-----------|---------------------|--------------|
| Jenne | Nelson | Rehwinkel Vasilinda | Steube |
| Jones | Nuñez | Renuart | Taylor |
| Julien | O'Toole | Roberson, K. | Thompson, G. |
| Kiar | Oliva | Rogers | Trujillo |
| Kreegel | Pafford | Rooney | Van Zant |
| Kriseman | Passidomo | Rouson | Waldman |
| Legg | Patronis | Sands | Watson |
| Logan | Perman | Saunders | Weatherford |
| Lopez-Cantera | Pilon | Schenck | Weinstein |
| Mayfield | Plakon | Slosberg | Williams, A. |
| McBurney | Porter | Smith | Williams, T. |
| McKeel | Porth | Snyder | Workman |
| Metz | Proctor | Soto | Young |
| Moraitis | Ray | Stafford | |
| Nehr | Reed | Stargel | |

Nays—6

| | | |
|-------|-------|-------|
| Davis | Hager | Tobia |
| Gaetz | Perry | Wood |

Votes after roll call:

Yeas—Precourt

So the bill passed and was immediately certified to the Senate.

CS/HB 1485—A bill to be entitled An act for the relief of Monica Cantillo Acosta and Luis Alberto Cantillo Acosta, surviving children of Nhora Acosta, by Miami-Dade County; providing for an appropriation to compensate them for the wrongful death of their mother, Nhora Acosta, due to injuries sustained as a result of the negligence of a Miami-Dade County bus driver; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1086

Speaker Cannon in the Chair.

Yeas—106

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Cruz | Legg | Rogers |
| Adkins | Diaz | Logan | Rooney |
| Ahern | Dorworth | Lopez-Cantera | Rouson |
| Albritton | Drake | Mayfield | Sands |
| Artiles | Eisnaugle | McBurney | Saunders |
| Aubuchon | Ford | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Garcia | Nehr | Smith |
| Bernard | Gibbons | Nelson | Snyder |
| Bileca | Gonzalez | Nuñez | Soto |
| Boyd | Goodson | O'Toole | Stafford |
| Brandes | Grant | Oliva | Steube |
| Brodeur | Harrell | Pafford | Taylor |
| Broxson | Harrison | Passidomo | Thompson, G. |
| Bullard | Holder | Patronis | Trujillo |
| Burgin | Hooper | Perman | Van Zant |
| Caldwell | Horner | Pilon | Waldman |
| Campbell | Hudson | Plakon | Watson |
| Cannon | Hukill | Porter | Weatherford |
| Chestnut | Ingram | Porth | Weinstein |
| Clarke-Reed | Jenne | Proctor | Williams, A. |
| Clemens | Jones | Ray | Williams, T. |
| Coley | Julien | Reed | Workman |
| Corcoran | Kiar | Rehwinkel Vasilinda | Young |
| Costello | Kreegel | Renuart | |
| Crisafulli | Kriseman | Roberson, K. | |

Nays—7

| | | | |
|-------|-------|---------|------|
| Davis | Hager | Stargel | Wood |
| Gaetz | Perry | Tobia | |

Votes after roll call:

Yeas—Precourt

So the bill passed and was immediately certified to the Senate.

CS/HB 579—A bill to be entitled An act for the relief of Ronnie Lopez and Roberto Guzman, as co-personal representatives of the Estate of Ana-Yency Velasquez, deceased, and for Ronnie Lopez, Jr., Ashley Lorena Lopez-Velasquez, and Steven Robert Guzman, minor children of Ana-Yency Velasquez, by Miami-Dade County; providing for an appropriation to compensate the estate and the minor children for the death of Ana-Yency Velasquez as a result of the negligence of an employee of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1087

Speaker Cannon in the Chair.

Yeas—107

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Cruz | Legg | Rogers |
| Adkins | Diaz | Logan | Rooney |
| Ahern | Dorworth | Lopez-Cantera | Rouson |
| Albritton | Drake | Mayfield | Sands |
| Artiles | Eisnaugle | McBurney | Saunders |
| Aubuchon | Ford | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Garcia | Nehr | Smith |
| Bernard | Gibbons | Nelson | Snyder |
| Bileca | Gonzalez | Nuñez | Soto |
| Boyd | Goodson | O'Toole | Stafford |
| Brandes | Grant | Oliva | Stargel |
| Brodeur | Harrell | Pafford | Steube |
| Broxson | Harrison | Passidomo | Taylor |
| Bullard | Holder | Patronis | Thompson, G. |
| Burgin | Hooper | Perman | Trujillo |
| Caldwell | Horner | Pilon | Van Zant |
| Campbell | Hudson | Plakon | Waldman |
| Cannon | Hukill | Porter | Watson |
| Chestnut | Ingram | Porth | Weatherford |
| Clarke-Reed | Jenne | Proctor | Weinstein |
| Clemens | Jones | Ray | Williams, A. |
| Coley | Julien | Reed | Williams, T. |
| Corcoran | Kiar | Rehwinkel Vasilinda | Workman |
| Costello | Kreegel | Renuart | Young |
| Crisafulli | Kriseman | Roberson, K. | |

Nays—6

| | | |
|-------|-------|-------|
| Davis | Hager | Tobia |
| Gaetz | Perry | Wood |

Votes after roll call:

Yeas—Precourt

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HB 457—A bill to be entitled An act for the relief of Denise Gordon Brown and David Brown by the North Broward Hospital District; providing for an appropriation to compensate Denise Gordon Brown and David Brown, parents of Darian Brown, for injuries and damages sustained by Darian Brown as result of the negligence of Broward General Medical Center; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1088

Speaker Cannon in the Chair.

Yeas—105

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Logan | Rooney |
| Adkins | Dorworth | Lopez-Cantera | Rouson |
| Ahern | Drake | Mayfield | Sands |
| Albritton | Eisnaugle | McBurney | Saunders |
| Artiles | Ford | McKeel | Schenck |
| Aubuchon | Frishe | Metz | Schwartz |
| Baxley | Fullwood | Moraitis | Slosberg |
| Bembry | Garcia | Nehr | Smith |
| Berman | Gibbons | Nelson | Snyder |
| Bernard | Gonzalez | Nuñez | Soto |
| Bileca | Goodson | O'Toole | Stafford |
| Boyd | Grant | Oliva | Steube |
| Brandes | Harrell | Pafford | Taylor |
| Brodeur | Harrison | Passidomo | Thompson, G. |
| Broxson | Holder | Patronis | Trujillo |
| Bullard | Hooper | Perman | Van Zant |
| Caldwell | Horner | Pilon | Waldman |
| Campbell | Hudson | Plakon | Watson |
| Cannon | Hukill | Porter | Weatherford |
| Chestnut | Ingram | Porth | Weinstein |
| Clarke-Reed | Jenne | Proctor | Williams, A. |
| Clemens | Jones | Ray | Williams, T. |
| Coley | Julien | Reed | Workman |
| Corcoran | Kiar | Rehwinkel Vasilinda | Young |
| Costello | Kreegel | Renuart | |
| Crisafulli | Kriseman | Roberson, K. | |
| Cruz | Legg | Rogers | |

Nays—7

| | | | |
|-------|-------|---------|------|
| Davis | Hager | Stargel | Wood |
| Gaetz | Perry | Tobia | |

Votes after roll call:

Yeas—Precourt

So the bill passed and was immediately certified to the Senate.

HB 7131—A bill to be entitled An act for the relief of Irving Hoffman and Marjorie Weiss, parents of Rachel Hoffman, deceased, individually and as co-personal representatives of the Estate of Rachel Hoffman, by the City of Tallahassee; providing an appropriation to compensate them for the wrongful death of their daughter, Rachel Hoffman, who was murdered while serving as a confidential informant for the Tallahassee Police Department; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1089

Speaker Cannon in the Chair.

Yeas—99

| | | | |
|-------------|------------|---------------|---------------------|
| Abruzzo | Corcoran | Julien | Precourt |
| Adkins | Costello | Kiar | Proctor |
| Ahern | Crisafulli | Kriseman | Ray |
| Albritton | Cruz | Legg | Reed |
| Artiles | Diaz | Logan | Rehwinkel Vasilinda |
| Aubuchon | Eisnaugle | Lopez-Cantera | Renuart |
| Baxley | Ford | Mayfield | Roberson, K. |
| Bembry | Frishe | McBurney | Rogers |
| Berman | Fullwood | McKeel | Rooney |
| Bernard | Garcia | Metz | Rouson |
| Bileca | Gibbons | Moraitis | Sands |
| Boyd | Gonzalez | Nehr | Saunders |
| Brandes | Goodson | Nuñez | Schenck |
| Brodeur | Grant | O'Toole | Schwartz |
| Broxson | Harrell | Oliva | Slosberg |
| Bullard | Harrison | Pafford | Snyder |
| Caldwell | Holder | Passidomo | Soto |
| Campbell | Hooper | Patronis | Stafford |
| Cannon | Horner | Perman | Steube |
| Chestnut | Hudson | Pilon | Taylor |
| Clarke-Reed | Hukill | Plakon | Thompson, G. |
| Clemens | Ingram | Porter | Trujillo |
| Coley | Jones | Porth | Van Zant |

Waldman Weatherford Williams, A. Young
Watson Weinstein Williams, T.

Nays—13

Davis Hager Smith Workman
Dorworth Kreegel
Drake Nelson
Gaetz Perry Tobia
Wood

So the bill passed, as amended, and was immediately certified to the Senate.

CS/HB 43—A bill to be entitled An act for the relief of Ronald Miller by the City of Hollywood; providing for an appropriation to compensate him for injuries sustained as a result of the negligence of the City of Hollywood; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1090

Speaker Cannon in the Chair.

Yeas—107

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Cruz | Legg | Rogers |
| Adkins | Diaz | Logan | Rooney |
| Ahern | Dorworth | Lopez-Cantera | Rouson |
| Albritton | Drake | Mayfield | Sands |
| Artiles | Eisnaugle | McBurney | Saunders |
| Aubuchon | Ford | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Garcia | Nehr | Smith |
| Bernard | Gibbons | Nelson | Snyder |
| Bileca | Gonzalez | Nuñez | Soto |
| Boyd | Goodson | O'Toole | Stafford |
| Brandes | Grant | Oliva | Stargel |
| Brodeur | Harrell | Pafford | Steube |
| Broxson | Harrison | Passidomo | Taylor |
| Bullard | Holder | Patronis | Thompson, G. |
| Burgin | Hooper | Perman | Trujillo |
| Caldwell | Horner | Pilon | Van Zant |
| Campbell | Hudson | Plakon | Waldman |
| Cannon | Hukill | Porter | Watson |
| Chestnut | Ingram | Porth | Weatherford |
| Clarke-Reed | Jenne | Precourt | Weinstein |
| Clemens | Jones | Proctor | Williams, A. |
| Coley | Julien | Reed | Williams, T. |
| Corcoran | Kiar | Rehwinkel Vasilinda | Workman |
| Costello | Kreegel | Renuart | Young |
| Crisafulli | Kriseman | Roberson, K. | |

Nays—7

Davis Hager Ray Wood
Gaetz Perry Tobia

So the bill passed and was immediately certified to the Senate.

CS/HB 909—A bill to be entitled An act for the relief of Anais Cruz Peinado by the School Board of Miami-Dade County; providing for an appropriation to compensate Anais Cruz Peinado, mother of Juan Carlos Rivera, deceased, for the death of Juan Carlos Rivera as a result of the negligence of the School Board of Miami-Dade County; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1091

Speaker Cannon in the Chair.

Yeas—107

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Cruz | Legg | Roberson, K. |
| Adkins | Diaz | Logan | Rogers |
| Ahern | Dorworth | Lopez-Cantera | Rooney |
| Albritton | Drake | Mayfield | Rouson |
| Artiles | Eisnaugle | McBurney | Sands |
| Aubuchon | Ford | McKeel | Saunders |
| Baxley | Frishe | Metz | Schenck |
| Bembry | Fullwood | Moraitis | Schwartz |
| Berman | Garcia | Nehr | Slosberg |
| Bernard | Gibbons | Nelson | Smith |
| Bileca | Gonzalez | Nuñez | Snyder |
| Boyd | Goodson | O'Toole | Soto |
| Brandes | Grant | Oliva | Stafford |
| Brodeur | Harrell | Pafford | Steube |
| Broxson | Harrison | Passidomo | Taylor |
| Bullard | Holder | Patronis | Thompson, G. |
| Burgin | Hooper | Perman | Trujillo |
| Caldwell | Horner | Pilon | Van Zant |
| Campbell | Hudson | Plakon | Waldman |
| Cannon | Hukill | Porter | Watson |
| Chestnut | Ingram | Porth | Weatherford |
| Clarke-Reed | Jenne | Precourt | Weinstein |
| Clemens | Jones | Proctor | Williams, A. |
| Coley | Julien | Ray | Williams, T. |
| Corcoran | Kiar | Reed | Workman |
| Costello | Kreegel | Rehwinkel Vasilinda | Young |
| Crisafulli | Kriseman | Renuart | |

Nays—7

Davis Hager Stargel Wood
Gaetz Perry Tobia

So the bill passed and was immediately certified to the Senate.

CS/HB 697—A bill to be entitled An act for the relief of Donald Brown by the District School Board of Sumter County; providing for an appropriation to compensate Donald Brown for injuries sustained as a result of the negligence of an employee of the District School Board of Sumter County; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1092

Speaker Cannon in the Chair.

Yeas—106

| | | | |
|-------------|-----------|---------------|---------------------|
| Abruzzo | Cruz | Kriseman | Rehwinkel Vasilinda |
| Adkins | Diaz | Legg | Renuart |
| Ahern | Dorworth | Logan | Roberson, K. |
| Albritton | Drake | Lopez-Cantera | Rogers |
| Artiles | Eisnaugle | Mayfield | Rooney |
| Aubuchon | Ford | McBurney | Rouson |
| Baxley | Frishe | McKeel | Sands |
| Bembry | Fullwood | Metz | Saunders |
| Berman | Garcia | Moraitis | Schenck |
| Bernard | Gibbons | Nehr | Schwartz |
| Bileca | Gonzalez | Nelson | Slosberg |
| Boyd | Goodson | Nuñez | Smith |
| Brandes | Grant | O'Toole | Snyder |
| Brodeur | Harrell | Oliva | Soto |
| Broxson | Harrison | Pafford | Stafford |
| Bullard | Holder | Passidomo | Steube |
| Burgin | Hooper | Patronis | Taylor |
| Caldwell | Horner | Perman | Thompson, G. |
| Campbell | Hudson | Pilon | Trujillo |
| Chestnut | Hukill | Plakon | Van Zant |
| Clarke-Reed | Ingram | Porter | Waldman |
| Clemens | Jenne | Porth | Watson |
| Coley | Jones | Precourt | Weatherford |
| Corcoran | Julien | Proctor | Weinstein |
| Costello | Kiar | Ray | Williams, A. |
| Crisafulli | Kreegel | Reed | Williams, T. |

Workman Young

Nays—7

| | | | |
|-------|-------|---------|------|
| Davis | Hager | Stargel | Wood |
| Gaetz | Perry | Tobia | |

Votes after roll call:
Yeas—Cannon

So the bill passed, as amended, and was immediately certified to the Senate.

CS for SB 4—A bill to be entitled An act for the relief of Eric Brody by the Broward County Sheriff's Office; providing for an appropriation to compensate Eric Brody for injuries sustained as a result of the negligence of the Broward County Sheriff's Office; providing a limitation on the payment of fees and costs related to the claim against the Broward County Sheriff's Office; providing legislative intent regarding lien interests held by the state; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 1093

Speaker Cannon in the Chair.

Yeas—107

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Cruz | Legg | Roberson, K. |
| Adkins | Diaz | Logan | Rogers |
| Ahern | Dorworth | Lopez-Cantera | Rooney |
| Albritton | Drake | Mayfield | Rouson |
| Artiles | Eisnaugle | McBurney | Sands |
| Aubuchon | Ford | McKeel | Saunders |
| Baxley | Frishe | Metz | Schenck |
| Bembry | Fullwood | Moraitis | Schwartz |
| Berman | Garcia | Nehr | Slosberg |
| Bernard | Gibbons | Nelson | Smith |
| Bileca | Gonzalez | Nuñez | Snyder |
| Boyd | Goodson | O'Toole | Soto |
| Brandes | Grant | Oliva | Stafford |
| Brodeur | Harrell | Pafford | Steube |
| Broxson | Harrison | Passidomo | Taylor |
| Bullard | Holder | Patronis | Thompson, G. |
| Burgin | Hooper | Perman | Trujillo |
| Caldwell | Horner | Pilon | Van Zant |
| Campbell | Hudson | Plakon | Waldman |
| Cannon | Hukill | Porter | Watson |
| Chestnut | Ingram | Porth | Weatherford |
| Clarke-Reed | Jenne | Precourt | Weinstein |
| Clemens | Jones | Proctor | Williams, A. |
| Coley | Julien | Ray | Williams, T. |
| Corcoran | Kiar | Reed | Workman |
| Costello | Kreegel | Rehwinkel Vasilinda | Young |
| Crisafulli | Kriseman | Renuart | |

Nays—7

| | | | |
|-------|-------|---------|------|
| Davis | Hager | Stargel | Wood |
| Gaetz | Perry | Tobia | |

So the bill passed, as amended, and was immediately certified to the Senate.

Portrait Removal Ceremony

In recognition of the history of the House of Representatives, Speaker pro tempore Legg, moved to retire the portrait of Speaker Dannitte Hill Mays of 1897 and that it be preserved for posterity in the historic capitol, which was agreed to. The vote was:

Session Vote Sequence: 1094

Speaker Cannon in the Chair.

Yeas—115

| | | | |
|-------------|-----------|---------------------|--------------|
| Abruzzo | Diaz | Legg | Rogers |
| Adkins | Dorworth | Logan | Rooney |
| Ahern | Drake | Lopez-Cantera | Rouson |
| Albritton | Eisnaugle | Mayfield | Sands |
| Artiles | Ford | McBurney | Saunders |
| Aubuchon | Fresen | McKeel | Schenck |
| Baxley | Frishe | Metz | Schwartz |
| Bembry | Fullwood | Moraitis | Slosberg |
| Berman | Gaetz | Nehr | Smith |
| Bernard | Garcia | Nelson | Snyder |
| Bileca | Gibbons | Nuñez | Soto |
| Boyd | Gonzalez | O'Toole | Stafford |
| Brandes | Goodson | Oliva | Stargel |
| Brodeur | Grant | Pafford | Steube |
| Broxson | Hager | Passidomo | Taylor |
| Bullard | Harrell | Patronis | Thompson, G. |
| Burgin | Harrison | Perman | Tobia |
| Caldwell | Holder | Perry | Trujillo |
| Campbell | Hooper | Pilon | Van Zant |
| Cannon | Horner | Plakon | Waldman |
| Chestnut | Hudson | Porter | Watson |
| Clarke-Reed | Hukill | Porth | Weatherford |
| Clemens | Ingram | Precourt | Weinstein |
| Coley | Jenne | Proctor | Williams, A. |
| Corcoran | Jones | Ray | Williams, T. |
| Costello | Julien | Reed | Wood |
| Crisafulli | Kiar | Rehwinkel Vasilinda | Workman |
| Cruz | Kreegel | Renuart | Young |
| Davis | Kriseman | Roberson, K. | |

Nays—None

Motion to Adjourn

Rep. Weatherford moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene at 10:00 a.m., Tuesday, March 6, 2012, or upon call of the Chair. The motion was agreed to.

Messages from the Senate

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 59.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 267.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 435.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 575.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 577.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 593.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 601.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 605.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has adopted HM 611.

Debbie Brown, Secretary

The above memorial was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 619.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 637.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 665.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 699.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 867.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 869.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 975.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 1033.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1183.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 1255.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1301.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1325.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 1481.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1483.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 1495.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1513.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 4075.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 4175.

Debbie Brown, Secretary

The above bill was ordered enrolled.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 116, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Rules Subcommittee on Ethics and Elections; and Senators Wise and Gaetz—

CS/SB 116—A bill to be entitled An act relating to freeholder voting; amending s. 100.241, F.S.; permitting the submission of a written declaration to establish that an elector is a freeholder and qualified to vote in an election or referendum limited to freeholders who are qualified to vote; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 140, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Bennett—

SB 140—A bill to be entitled An act relating to repeal of a workers' compensation reporting requirement; repealing s. 440.59, F.S., relating to the duty of the Department of Financial Services to make an annual report on the administration of ch. 440, F.S., the Workers' Compensation Law, to specified officials; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 186, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Judiciary; and Senators Ring, Bogdanoff, Joyner, Rich, and Lynn—

CS/SB 186—A bill to be entitled An act relating to misdemeanor pretrial substance abuse programs; amending s. 948.16, F.S.; providing that a person who is charged with a nonviolent, nontraffic-related misdemeanor and identified as having a substance abuse problem or who is charged with certain other designated misdemeanor offenses, and who has not previously been convicted of a felony, may qualify for participation in a misdemeanor pretrial substance abuse program; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 226, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Budget Subcommittee on Transportation, Tourism, and Economic Development Appropriations; and Senators Margolis and Gaetz—

CS/SB 226—A bill to be entitled An act relating to disabled parking permits; amending s. 318.18, F.S.; providing for a parking enforcement specialist or agency to validate compliance for the disposition of a citation issued for illegally parking in a space provided for people who have disabilities; amending s. 320.0848, F.S.; revising requirements for renewal or replacement of a disabled parking permit; prohibiting applying for a new disabled parking permit for a certain period of time upon a second finding of guilt or plea of nolo contendere to unlawful use of such permit; requiring the Department of Highway Safety and Motor Vehicles to randomly review disabled parking permitholders, verify certain information, and invalidate the permit of a deceased permitholder; directing the department to implement a means for reporting abuse of disabled parking permits; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for CS for SB 268, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Environmental Preservation and Conservation; Commerce and Tourism; and Transportation; and Senator Wise—

CS/CS/CS/SB 268—A bill to be entitled An act relating to the sponsorship of state greenways and trails; creating the “John Anthony Wilson Bicycle Safety Act”; creating s. 260.0144, F.S.; providing for the Department of Environmental Protection to enter into concession agreements for commercial sponsorship displays to be displayed on certain state greenway and trail facilities or property; providing requirements for concession agreements; specifying which greenways and trails are included in the initial sponsorships; authorizing the department to enter into sponsorship agreements with entities to sponsor other state greenways and trails; providing for distribution of proceeds from the concession agreements; authorizing the department to adopt rules; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 276, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Sachs, Evers, Gaetz, Dean, and Bullard—

SB 276—A bill to be entitled An act relating to recognition of military personnel and veterans; amending s. 265.003, F.S.; creating the Florida Veterans’ Hall of Fame Council within the Department of Veterans’ Affairs; providing for membership, terms of members, and organization of the council; revising provisions relating to nomination of persons to the Florida Veterans’ Hall of Fame; providing for annual acceptance of nominations by the council; authorizing the council to establish criteria for such nominations; creating s.

683.146, F.S.; designating August 7 of each year as “Purple Heart Day”; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 278, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Sachs, Hays, Smith, and Bullard—

SB 278—A bill to be entitled An act relating to preventing deaths from drug-related overdoses; providing a short title; creating s. 893.21, F.S.; providing that a person acting in good faith who seeks medical assistance for an individual experiencing a drug-related overdose may not be charged, prosecuted, or penalized for specified offenses in certain circumstances; providing that a person who experiences a drug-related overdose and needs medical assistance may not be charged, prosecuted, or penalized for specified offenses in certain circumstances; providing that the protections from prosecution for specified offenses are not grounds for suppression of evidence in other prosecutions; amending s. 921.0026, F.S.; amending mitigating circumstances under which a departure from the lowest permissible criminal sentence is reasonably justified to include circumstances in which a defendant was making a good faith effort to obtain or provide medical assistance for an individual experiencing a drug-related overdose; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 326, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Bullard—

SB 326—A bill to be entitled An act relating to state symbols; creating s. 15.0465, F.S.; designating the schooner Western Union as the official state flagship; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 364, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Health Regulation; and Senator Gaetz—

CS/SB 364—A bill to be entitled An act relating to blood establishments; amending s. 381.06014, F.S.; redefining the term “blood establishment” and defining the term “volunteer donor”; prohibiting local governments from restricting access to public facilities or infrastructure for certain activities based on whether a blood establishment is operating as a for-profit organization or not-for-profit organization; prohibiting a blood establishment from considering whether certain customers are operating as for-profit organizations or not-for-profit organizations when determining service fees

for selling blood or blood components; requiring that certain blood establishments disclose specified information on the Internet; authorizing the Department of Legal Affairs to assess a civil penalty against a blood establishment that fails to disclose specified information on the Internet; providing that the civil penalty accrues to the state and requiring that it be deposited as received into the General Revenue Fund; amending s. 499.003, F.S.; redefining the term “health care entity” to clarify that a blood establishment is a health care entity that may engage in certain activities; amending s. 499.005, F.S.; clarifying provisions that prohibit the unauthorized wholesale distribution of a prescription drug that was purchased by a hospital or other health care entity or donated or supplied at a reduced price to a charitable organization, to conform to changes made by the act; amending s. 499.01, F.S.; exempting certain blood establishments from the requirements to be permitted as a prescription drug manufacturer and register products; requiring that certain blood establishments obtain a restricted prescription drug distributor permit under specified conditions; limiting the prescription drugs that a blood establishment may distribute under a restricted prescription drug distributor permit; authorizing the Department of Business and Professional Regulation to adopt rules regarding the distribution of prescription drugs by blood establishments; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 368, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Gaetz—

SB 368—A bill to be entitled An act relating to financial emergencies; amending s. 218.39, F.S.; requiring the Auditor General to notify each member of the governing body of a local governmental entity, district school board, charter school, or charter technical career center of certain fund balance deficits; amending s. 218.503, F.S.; removing a condition under which local governmental entities, charter schools, charter technical career centers, and district school boards are subject to certain review and oversight by the Governor, the charter school sponsor, the charter technical career center sponsor, or the Commissioner of Education; requiring a local governmental entity or district school board to provide requested information within a specified period of time; authorizing a financial emergency board for a local governmental entity or district school board to consult with other governmental entities for the consolidation of administrative direction and support services; authorizing the Governor or Commissioner of Education to require a local governmental entity or district school board to include provisions implementing the consolidation, sourcing, or discontinuance of all administrative direction and support services in certain plans; providing that the members of the governing body of a local governmental entity or the members of a district school board who fail to resolve a state of financial emergency are subject to suspension or removal from office; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 374, by the required Constitutional two-thirds vote of all members present, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Detert—

SB 374—A bill to be entitled An act relating to public records; amending s. 272.136, F.S.; exempting from public record requirements all identifying information of a donor or prospective donor to the direct-support organization of the Florida Historic Capitol and the Legislative Research Center and Museum; providing for future repeal and legislative review of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 436, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Storms, Gardiner, and Latvala—

SB 436—A bill to be entitled An act relating to video voyeurism; amending s. 810.145, F.S.; revising the definition of the term “place and time when a person has a reasonable expectation of privacy” to include the interior of a residential dwelling; increasing the classification of specified video voyeurism offenses; amending s. 921.0022, F.S.; ranking a violation of s. 810.145(8)(b), F.S., above its default value for purposes of the offense severity ranking chart of the Criminal Punishment Code; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 446, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Children, Families, and Elder Affairs—

SB 446—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 409.25661, F.S., relating to a public records exemption for insurance claim data exchange information used for identifying parents who owe past due child support; saving the exemption from repeal under the Open Government Sunset Review Act; removing the scheduled repeal of the exemption; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 520, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Braynon—

SB 520—A bill to be entitled An act relating to veteran’s guardianship; repealing s. 744.103, F.S., relating to guardians of incapacitated world war veterans; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 524, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Joyner and Bullard—

SB 524—A bill to be entitled An act relating to the restraint of incarcerated pregnant women; providing a short title; defining terms; prohibiting use of restraints on a prisoner known to be pregnant during labor, delivery, and postpartum recovery unless a corrections official determines that the prisoner presents an extraordinary circumstance; requiring that a corrections officer or other official accompanying a prisoner remove all restraints if the doctor, nurse, or other health care professional treating the prisoner requests that restraints not be used; prohibiting leg, ankle, or waist restraints from being used on a prisoner under specified circumstances; requiring that restraints be applied in the least restrictive manner necessary; requiring that the corrections official make written findings within 10 days as to the extraordinary circumstance that dictated the use of restraints; requiring that the findings be kept on file for a certain period and be made available for public inspection; restricting the use of waist, wrist, or leg and ankle restraints during the third trimester of pregnancy or when requested by a doctor, nurse, or other health care professional treating the prisoner; requiring that the use of restraints on a pregnant prisoner be by the least restrictive manner necessary; authorizing any woman who is restrained in violation of the act to file a grievance within a specified period; providing that these remedies do not prevent a woman harmed from filing a complaint under any other relevant federal or state law; directing the Department of Corrections and the Department of Juvenile Justice to adopt rules; requiring that correctional institutions and detention facilities inform female prisoners of the rules upon admission, include the policies and practices in the prisoner handbook, and post the policies and practices in the correctional institution or detention facility; requiring that the Secretary of Corrections, the Secretary of Juvenile Justice, and county and municipal corrections officials annually file written reports with the Executive Office of the Governor detailing each incident of restraint in violation of law or as an authorized exception; requiring that the reports be made available for public inspection; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 570, by the required Constitutional two-thirds vote of all members present, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Ring—

SB 570—A bill to be entitled An act relating to public records; defining the term “publicly owned performing arts center”; creating an exemption from public records requirements for information that identifies a donor or prospective donor of a donation made for the benefit of a publicly owned performing arts center if the donor desires to remain anonymous; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 608, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Flores—

SB 608—A bill to be entitled An act relating to the Florida Healthy Kids Corporation; amending s. 624.91, F.S.; revising the membership of the board of directors of the Florida Healthy Kids Corporation to include a member nominated by the Florida Dental Association and appointed by the Governor; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 638, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Hays—

SB 638—A bill to be entitled An act relating to the Florida Motor Vehicle Theft Prevention Authority; repealing ss. 860.151, 860.152, 860.153, 860.154, 860.155, 860.156, 860.157, and 860.158, F.S., relating to the Florida Motor Vehicle Theft Prevention Authority; repealing provisions relating to a short title, purpose, definitions, establishment, compensation of members, personnel, powers and duties, and expenditures; amending s. 713.78, F.S.; conforming a cross-reference; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 692, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Community Affairs; and Senator Bennett—

CS/SB 692—A bill to be entitled An act relating to local government; amending s. 165.031, F.S.; deleting definitions; amending s. 165.041, F.S.; revising the deadline for submission of a feasibility study of a proposed incorporation of a municipality; revising a requirement for the content of the study; amending s. 257.171, F.S.; conforming a cross-reference; amending s. 163.3167, F.S.; authorizing a local government to retain certain initiatives or referendum processes that were in effect as of a specified date; providing that qualified electors of certain independent districts may commence a municipal conversion proceeding by filing a petition with the governing body of the independent special district; providing an exception; providing criteria for the petition; providing that the petition must be filed with the governing body of the independent special district and submitted to the supervisor of elections of each county in which the district lands are located; requiring that the supervisor of elections certify within a certain time to the governing body the number of signatures of qualified electors contained in the petition; requiring the governing body to meet, prepare, and approve by resolution, a proposed elector-initiated combined conversion and incorporation plan; providing criteria for the plan; providing criteria for approving the resolution; requiring the governing body to provide notice and public access to the elector-initiated combined municipal incorporation plan; providing criteria for a public hearing on the proposed elector-initiated combined municipal incorporation plan; providing notice of a final public hearing, a descriptive summary of the

elector-initiated combined municipal incorporation plan, and a reference to the public place where a copy of the plan can be examined; authorizing the governing body to amend the municipal incorporation plan after the final hearing if notice and public hearing requirements are met; requiring the governing body to approve the final version of the plan within a certain time after the final hearing; requiring the governing body to notify the supervisor of elections of the county within which the special district is located of the adoption of the resolution; providing for notice of the referendum; requiring that the referenda be held in accordance with the election code; requiring the independent special district to bear the costs associated with the referenda; providing for the form of the ballot question; providing for the counting of ballots, making and canvassing of returns, and certifying the results; requiring a majority of the votes cast in the independent special district for the incorporation plan to take effect; requiring that the independent special district notify the special district information program and certain local general-purpose governments that the plan was approved; prohibiting a conversion process from being initiated for 2 years if the referendum fails; providing for interim governance of the district; providing for an effective date of the incorporation; prohibiting the municipal conversion of home rule counties, hospital districts, or children's services districts; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for CS for SB 694, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Budget Subcommittee on Health and Human Services Appropriations; Health Regulation; and Children, Families, and Elder Affairs; and Senators Fasano, Haridopolos, Norman, Sachs, Gaetz, Bullard, Garcia, Dockery, and Sobel—

CS/CS/CS/SB 694—A bill to be entitled An act relating to adult day care centers; amending s. 429.917, F.S.; prohibiting an adult day care center from claiming to be licensed or designated as a specialized Alzheimer's services adult day care center under certain circumstances; creating s. 429.918, F.S.; providing a short title; providing definitions; providing for the licensure designation of adult day care centers that provide specialized Alzheimer's services by the Agency for Health Care Administration; providing for the denial or revocation of such designation under certain circumstances; requiring an adult day care center seeking such designation to meet specified criteria; providing educational and experience requirements for the operator of an adult day care center seeking licensure designation as a specialized Alzheimer's services adult day care center; providing criteria for staff training and supervision; requiring the Department of Elderly Affairs to approve the staff training; requiring the department to adopt rules; requiring that the employee be issued a certificate upon completion of the staff training; providing requirements for staff orientation; providing requirements for admission into such an adult day care center; requiring that a participant's file include a data sheet, which shall be completed within a certain timeframe; requiring that certain information be included in the data sheet; requiring that dementia-specific services be documented in a participant's file; requiring that a participant's plan of care be reviewed quarterly; requiring that certain notes be entered into a participant's file; requiring the participant, or caregiver, to provide the adult day care center with updated medical documentation; requiring the center to give each person who enrolls as a participant, or the caregiver, a copy of the participant's plan of care and safety information; requiring that the center coordinate and execute discharge procedures with a participant who has a documented diagnosis of Alzheimer's disease or a dementia-related disorder and the caregiver if the participant's enrollment in the center is involuntarily terminated; providing that the act does not prohibit a

licensed adult day care center that does not receive such a designation from providing adult day care services to persons who have Alzheimer's disease or other dementia-related disorders; authorizing the Department of Elderly Affairs to adopt rules; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 730, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Health Regulation; and Senators Flores, Negron, and Gaetz—

CS/SB 730—A bill to be entitled An act relating to Medicaid managed care plans; amending s. 409.9122, F.S.; requiring the Agency for Health Care Administration to establish per-member, per-month payments; substituting the Medicare Advantage Coordinated Care Plan for the Medicare Advantage Special Needs Plan; amending s. 409.962, F.S.; revising the definition of "eligible plan" to include certain Medicare plans; amending s. 409.967, F.S.; limiting the penalty that a plan must pay if it leaves a region before the end of the contract term; amending s. 409.974, F.S.; correcting a cross-reference; providing that certain Medicare plans are not subject to procurement requirements or plan limits; amending s. 409.977, F.S.; requiring dually eligible Medicaid recipients to be enrolled in the Medicare plan in which they are already enrolled; amending s. 409.981, F.S.; revising the list of Medicare plans that are not subject to procurement requirements for long-term care plans; amending s. 409.984, F.S.; revising the list of Medicare plans in which dually eligible Medicaid recipients are enrolled in order to receive long-term care; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 792, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senators Gaetz, Rich, Latvala, Thrasher, Fasano, Oelrich, Negron, Ring, Benacquisto, Sobel, Richter, Lynn, Detert, Joyner, Gardiner, Gibson, Margolis, Hays, Evers, Diaz de la Portilla, Dean, Siplin, Garcia, Montford, Simmons, Flores, Braynon, Storms, Sachs, Smith, Bullard, Haridopolos, Alexander, Altman, Bennett, Bogdanoff, Dockery, Jones, Norman, and Wise—

SB 792—A bill to be entitled An act relating to financial institutions; providing definitions; requiring a financial institution that is chartered in this state and that maintains certain accounts with a foreign financial institution to establish due diligence policies, procedures, and controls reasonably designed to detect whether the foreign financial institution engages in certain activities facilitating the development of weapons of mass destruction by the Government of Iran, provides support for certain foreign terrorist organizations, or participates in other related activities; requiring the Financial Services Commission to adopt rules establishing minimum standards for the due diligence policies, procedures, and controls; requiring a financial institution chartered in this state to annually file a compliance certificate with the Office of Financial Regulation; requiring that the Office of Financial Regulation submit an annual report relating to the Financial Services Commission rules and certifications from financial institutions to the Governor, the President of the Senate, and the Speaker of the House of

Representatives; requiring that the Office of Financial Regulation make the annual report available to the public on its website; authorizing the Office of Financial Regulation to impose an administrative fine against a financial institution that fails to make the annual certification required by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS/SB 800, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Budget Subcommittee on Finance and Tax; and Senator Negron—

CS/SB 800—A bill to be entitled An act relating to county boundary lines; amending s. 7.43, F.S.; incorporating a portion of St. Lucie County into Martin County; revising the legal description of Martin County; amending s. 7.59, F.S.; revising the legal description of St. Lucie County, to conform; transferring certain roads and associated rights-of-way; requiring that St. Lucie County and Martin County enter into an interlocal agreement that provides for a feasible plan for the transfer of county services, buildings, infrastructure, waterways, and employees and for the transfer of income generated from the area transferred by a time certain; limiting the annual loss of revenue from the transferred land; providing that the transfer is contingent upon approval of a referendum by the qualified electors residing in the area being transferred from St. Lucie County to Martin County; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 878, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Benacquisto—

SB 878—A bill to be entitled An act relating to Florida College System personnel records; amending s. 1012.81, F.S.; specifying records that constitute limited-access records; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS/CS/SB 922, as amended, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committees on Criminal Justice; and Military Affairs, Space, and Domestic Security; and Senators Bennett, Detert, Jones, Gaetz, Fasano, Bullard, Evers, Latvala, Haridopolos, Alexander, Altman, Benacquisto, Bogdanoff, Braynon, Dean, Diaz de la Portilla, Dockery, Flores, Garcia, Gardiner, Gibson, Hays, Joyner, Lynn, Margolis, Montford, Negron,

Norman, Oelrich, Rich, Richter, Ring, Sachs, Simmons, Siplin, Smith, Sobel, Storms, Thrasher, and Wise—

CS/CS/SB 922—A bill to be entitled An act relating to current and former military personnel; amending s. 265.003, F.S.; creating the Florida Veterans' Hall of Fame Council; providing for membership and terms of appointment; providing for the appointment of a chair; providing for meetings, a quorum, and voting; providing for reimbursement of travel expenses; providing for the removal of an appointee; providing for the Florida Veterans' Hall of Fame Council rather than the Department of Veterans' Affairs to select nominees for induction into the Florida Veterans' Hall of Fame and to establish the criteria for selection; amending s. 295.187, F.S.; revising legislative intent; renaming and revising the Florida Service-Disabled Veteran Business Enterprise Opportunity Act to expand the vendor preference in state contracting to include certain businesses owned and operated by wartime veterans or veterans of a period of war; amending s. 320.08056, F.S.; providing the license plate annual use fee for an American Legion license plate; amending s. 320.08058, F.S.; creating the American Legion license plate; providing for the distribution of use fees received from the sale of the license plates; amending s. 320.089, F.S.; providing for the issuance of a Combat Infantry Badge license plate; providing qualifications and requirements for the plate; providing for the use of proceeds from the sale of the plate; providing for issuance of a Vietnam War Veterans' license plate and the Korean Conflict Veterans' license plate; providing qualifications and requirements for the plates; creating s. 320.0892, F.S.; providing for the Department of Highway Safety and Motor Vehicles to issue Silver Star, Distinguished Service Cross, Navy Cross, and Air Force Cross license plates, without payment of the license tax, to persons meeting specified criteria; creating s. 683.146, F.S.; designating August 7 of each year as "Purple Heart Day"; providing a short title; creating a court program for certain servicemembers and military veterans who suffer from mental illness, traumatic brain injury, substance use disorder, or psychological problems as a result of their military service; providing qualifications for entrance into the court program; amending s. 948.08, F.S.; creating a pretrial veterans' and servicemembers' treatment intervention program; providing requirements for a defendant to be voluntarily admitted to the pretrial program; providing certain exceptions to such admission; providing for the disposition of pending charges following a defendant's completion of the pretrial intervention program; providing for the charges to be expunged under certain circumstances; amending s. 948.16, F.S.; creating a misdemeanor pretrial veterans' treatment intervention program; providing requirements for voluntary admission to the misdemeanor pretrial program; providing for the misdemeanor charges to be expunged under certain circumstances; exempting treatment services provided by the Department of Veterans' Affairs or the United States Department of Veterans Affairs from certain contract requirements; creating s. 948.21, F.S.; authorizing the court to impose a condition of probation or community control for certain defendant veterans or servicemembers which requires participation in a treatment program capable of treating a mental illness, a traumatic brain injury, a substance use disorder, or a psychological problem; amending s. 1003.05, F.S.; requiring that a school board provide an option to school-aged dependents of military personnel to choose certain schools if the student is reassigned as a result of school rezoning; creating s. 1004.075, F.S.; requiring certain Florida College System institutions and state universities to provide priority course registration for veterans; providing eligibility requirements; creating s. 1005.09, F.S.; encouraging certain independent postsecondary educational institutions to provide priority course registration for veterans; amending s. 1009.21, F.S.; providing that veterans of the Armed Services of the United States, including reserve components thereof, who attend the physical location of a public college, university, or institution of higher learning within the state are residents for tuition purposes; providing honorary designations of certain transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS/SB 924, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Environmental Preservation and Conservation; and Senators Simmons, Margolis, Rich, Bogdanoff, and Latvala—

CS/SB 924—A bill to be entitled An act relating to special observances; creating s. 683.185, F.S.; designating April 7 of each year as “Everglades Day”; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 990, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Joyner—

SB 990—A bill to be entitled An act relating to natural guardians; amending s. 744.301, F.S.; revising provisions relating to the authority of natural guardians to act on behalf of their children; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS/SB 1050, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Banking and Insurance; and Senator Bogdanoff—

CS/SB 1050—A bill to be entitled An act relating to fiduciaries; amending s. 701.04, F.S.; requiring a mortgage holder to provide certain information within a specified time relating to the unpaid loan balance due under a mortgage if a mortgagor, a record title owner of the property, a fiduciary or trustee lawfully acting on behalf of a record title owner, or any person lawfully authorized to act on behalf of a mortgagor or record title owner of the property makes a written request under certain circumstances; allowing financial institutions to release certain mortgagor information to specified persons without penalty; amending s. 738.102, F.S.; defining the term “carrying value”; amending s. 738.103, F.S.; providing for application; amending s. 738.104, F.S.; deleting a provision authorizing a trustee to release the power to adjust between principal and income if the trustee desires to convert the form of certain trusts; limiting the power to adjust a trust; deleting a provision that provides for construction and application relating to the administration of trusts in this state or under this state’s law; amending s. 738.1041, F.S.; defining the term “average fair market value” and revising definition of the term “unitrust amount”; deleting a duplicative provision relating to conclusive determinations of the terms of a unitrust; revising provisions relating to an express total return unitrust; amending s. 738.105, F.S.; substituting the term “trustee” for “fiduciary” with respect to judicial control of discretionary powers; amending s. 738.201, F.S.; revising provisions relating to the determination and distribution of net income; amending s. 738.202, F.S.; revising provisions relating to distributions to residuary and remainder beneficiaries; amending ss. 738.301, 738.302, and

738.303, F.S.; substituting the term “fiduciary” for “trustee” to clarify that provisions apply to all fiduciaries; amending s. 738.401, F.S.; substituting the term “fiduciary” for “trustee” to clarify that provisions apply to all fiduciaries; revising how distributions from entities are allocated between income and principal; amending ss. 738.402, 738.403, 738.501, 738.502, 738.503, 738.504, and 738.601, F.S.; substituting the term “fiduciary” for “trustee” to clarify that provisions apply to all fiduciaries; amending s. 738.602, F.S.; substituting the term “fiduciary” for “trustee” to clarify that provisions apply to all fiduciaries; revising provisions relating to allocations to trusts; amending s. 738.603, F.S.; substituting the term “fiduciary” for “trustee” to clarify that provisions apply to all fiduciaries; revising provisions relating to the allocation between income and principal when liquidating assets; amending ss. 738.604, 738.605, 738.606, 738.607, 738.608, 738.701, 738.702, 738.703, and 738.704, F.S.; substituting the term “fiduciary” for “trustee” to clarify that provisions apply to all fiduciaries; amending s. 738.705, F.S.; substituting the term “fiduciary” for “trustee” to clarify that provisions apply to all fiduciaries; revising the method for allocating income taxes between income and principal; amending s. 738.801, F.S.; clarifying the apportionment of expenses between tenants and remaindermen; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 1724, and requests the concurrence of the House.

Debbie Brown, Secretary

By Senator Alexander—

SB 1724—A bill to be entitled An act relating to mosquito control districts; repealing s. 388.191, F.S., relating to certain powers of the board of county commissioners to hold, control, acquire, or purchase real or personal property, condemn land or easements, exercise the right of eminent domain, and institute and maintain condemnation proceedings for a mosquito control district; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

The Honorable Dean Cannon, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS/SB 1856, as amended, by the required Constitutional two-thirds vote of all members present, and requests the concurrence of the House.

Debbie Brown, Secretary

By the Committee on Health Regulation; and Senator Flores—

CS/SB 1856—A bill to be entitled An act relating to public meetings and public records; providing an exemption from public meeting requirements for certain meetings of a peer review panel under the James and Esther King Biomedical Research Program and the William G. “Bill” Bankhead, Jr., and David Coley Cancer Research Program; providing an exemption from public records requirements for certain records related to biomedical research grant applications; providing an exemption from public records requirements for research grant applications provided to, and reviewed by, the peer review panel; providing exceptions to the exemption; providing for legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

Votes After Roll Call

[Date(s) of Vote(s) and Sequence Number(s)]

Rep. Aubuchon

Yeas—March 2: 1030

Rep. Broxson

Yeas—March 1: 1022

Rep. Caldwell

Yeas—March 2: 1034

Rep. Gonzalez

Yeas—February 29: 1006

Cosponsors

CS/HM 205—Kiar

CS/HB 429—McBurney

CS/CS/HB 651—Campbell

CS/HB 701—Gaetz

HB 733—Campbell

CS/CS/HB 885—McBurney, T. Williams

HB 997—O'Toole

CS/HB 1023—Campbell

CS/CS/CS/HB 1191—Ahern, Young

CS/CS/CS/HB 1263—T. Williams

CS/CS/CS/HB 1355—Coley, Gaetz, Nuñez, T. Williams

CS/HB 1373—Kiar

CS/CS/HB 7063—McBurney

CS/CS/HB 7117—T. Williams

HB 7135—Campbell, Gaetz

HR 9063—Metz

Excused

Reps. Glorioso, Randolph, Thurston

The following Conference Committee Managers were excused in order to conduct business with their Senate counterparts:

HB 5001, HB 5003, HB 5005, HB 5007, HB 5009, and HB 5011 to serve with Rep. Grimsley, Chair; At-Large: Reps. Aubuchon, Chestnut, Dorworth, Frishe, Holder, Hukill, Jones, Legg, Lopez-Cantera, McKeel, Sands, Saunders, Schenck, Snyder, and Weatherford; HB 5601 and SB 1986, House Agriculture & Natural Resources/Senate General Government—Rep. T. Williams, Chair, and Reps. Artiles, Bembry, Boyd, Crisafulli, Goodson, and Porter; CS/HB 843, HB 5501, HB 5503, HB 5505, HB 5507, CS/HB 5509, and HB 5511, House Government Operations/Senate General Government—Rep. Hooper, Chair, and Reps. Berman, Gibbons, Mayfield, Nelson, Patronis, Watson, and Weinstein; HB 5301, HB 5303, and SB 1990, House Health Care/Senate Health and Human Services—Rep. Hudson, Chair, and Reps. Baxley, Bileca, Corcoran, Cruz, Davis, Diaz, Pafford, Schwartz, Wood, and Young; HB 5201, CS/HB 5203, and SB 1994, House Higher Education/Senate Higher Education—Rep. O'Toole, Chair, Rep. Proctor, Acting Co-Chair, Rep. Gonzalez, Acting Co-Chair, and Reps. Ahern, Bullard, Harrison, Nuñez, Oliva, Passidomo, Reed, Stargel, Taylor, Trujillo, and A. Williams; HB 5401, HB 5403, HB 5405, SB 1958, SB 1960, SB 1964, and SB 1968, House Justice/Senate Criminal and Civil Justice—Rep. Glorioso, Chair, and Reps. Eisnaugle, Grant, Harrell, McBurney, Metz, Perry, Pilon, Rouson, Soto, and Waldman; HB 5101 and CS/HB 5103, House PreK-12/Senate Education PreK-12—Rep. Coley, Chair, and Reps. Adkins, Clarke-Reed, Fresen, Gaetz, Hager, Kiar, Logan, Smith, and Thompson; SB 1996 and SB 1998, House Transportation & Economic Development/Senate Transportation, Tourism and Economic Development—Rep. Horner, Chair, and Reps. Bernard, Brandes, Brodeur, Broxson, Burgin, Drake, Nehr, Rogers, and Workman; CS/CS/HB 87, CS/HB 737, HB 5701, HB 5703, and HB 7087, House Finance & Tax/Senate Finance and Tax—Rep. Precourt, Chair, and Reps. Albritton, Caldwell, Costello, Julien, Ray, Randolph, Rooney, Steube, and Thurston.

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 4:47 p.m., to reconvene at 10:00 a.m., Tuesday, March 6, 2012, or upon call of the Chair.

Pages and Messengers

**for the week of
March 5-9, 2012**

Pages—Anna Benoit, Crawfordville; Brendan Brown, Tallahassee; Sabrina Diggs, Crawfordville; Caden Emerson, Oviedo; Jenna Falco, Pensacola; Elizabeth Giordano, New Port Richey; Jimmy Goodman, Tampa; Sara Henley, Tallahassee; Kylie Johnson, Trenton; Rylee' Johnson, Tampa; Sam Joyce, St. Petersburg; Hope Klingensmith, Stuart; Mackenzie Mayer, Tampa; Maddie McDougald, Orlando; Kaitlyn Nowling, Alachua; Morgan Page, North Palm Beach; Reece Poppell, Tallahassee; Katie Rasmussen, Tallahassee; Naya Rowe, Miami Gardens; Madelyn Veal, Pensacola.

Messengers—Joseph Affronti, Temple Terrace; William Benoit, Crawfordville; Angel Diggs, Crawfordville; Isaiah Douglas-Mays, Mascotte; Christian Griffin, Madison; Shannon Henry, Tallahassee; Miranda Hernandez, Homestead; Jared Joscelyn, DeFuniak Springs; Jed Joscelyn, DeFuniak Springs; Janna Lumpkin, Tallahassee; Britt Marin, Seffner; Elizabeth Maspocho, Hialeah; Jonathan Rutan, Beverly Hills; Natalie Valdes, Hialeah.

CHAMBER ACTIONS ON BILLS

Monday, March 5, 2012

| | | | |
|-------------|---|------------------|---|
| CS for SB | 4 — Read 3rd time; CS passed as amended; YEAS 107, NAYS 7 | CS for CS for SB | 704 — Substituted for CS/CS/HB 651; Read 2nd time; Read 3rd time; CS passed; YEAS 114, NAYS 0 |
| CS/HB | 43 — Read 3rd time; CS passed; YEAS 107, NAYS 7 | HB | 763 — Read 3rd time; Passed; YEAS 115, NAYS 0 |
| CS for SB | 198 — Substituted for CS/CS/HB 495; Read 2nd time; Read 3rd time; CS passed; YEAS 109, NAYS 0 | HB | 777 — Read 3rd time; Passed as amended; YEAS 114, NAYS 0 |
| CS/HB | 293 — Read 3rd time; CS passed; YEAS 105, NAYS 8 | CS/HB | 855 — Read 3rd time; CS passed; YEAS 106, NAYS 7 |
| CS/HB | 309 — Read 3rd time; CS passed; YEAS 113, NAYS 0 | CS/CS/CS/HB | 859 — Temporarily postponed, on 3rd Reading |
| CS/CS/HB | 337 — Read 3rd time; CS passed as amended; YEAS 95, NAYS 20 | HB | 865 — Read 3rd time; Passed; YEAS 92, NAYS 21 |
| CS/CS/CS/HB | 363 — Read 3rd time; CS passed as amended; YEAS 115, NAYS 0 | CS/HB | 877 — Read 3rd time; CS passed; YEAS 105, NAYS 8 |
| CS/HB | 413 — Read 3rd time; CS passed; YEAS 113, NAYS 0 | CS/CS/HB | 885 — Read 3rd time; Amendment 455731 adopted; CS passed as amended; YEAS 112, NAYS 0 |
| CS/HB | 429 — Read 3rd time; CS passed; YEAS 115, NAYS 0 | CS/HB | 891 — Read 3rd time; CS passed; YEAS 114, NAYS 1 |
| CS/HB | 451 — Read 3rd time; CS passed; YEAS 113, NAYS 0 | CS/HB | 909 — Read 3rd time; CS passed; YEAS 107, NAYS 7 |
| CS/HB | 457 — Read 3rd time; CS passed; YEAS 105, NAYS 7 | CS/HJR | 931 — Read 3rd time; CS passed as amended; YEAS 114, NAYS 0 |
| CS/CS/HB | 495 — Substituted CS/SB 198; Laid on Table, refer to CS/SB 198 | CS/CS/HB | 949 — Read 3rd time; Amendment 370645 adopted; CS passed as amended; YEAS 114, NAYS 1 |
| CS/CS/HB | 497 — Read 3rd time; CS passed; YEAS 113, NAYS 0 | CS/HB | 963 — Read 3rd time; CS passed; YEAS 115, NAYS 0 |
| CS/CS/HB | 565 — Temporarily postponed, on 3rd Reading | CS/CS/HB | 965 — Read 3rd time; CS passed as amended; YEAS 97, NAYS 14 |
| CS/HB | 579 — Read 3rd time; CS passed as amended; YEAS 107, NAYS 6 | CS/HB | 967 — Read 3rd time; CS passed; YEAS 104, NAYS 9 |
| CS/CS/CS/HB | 625 — Read 3rd time; CS passed as amended; YEAS 113, NAYS 0 | HB | 1015 — Read 3rd time; Passed; YEAS 113, NAYS 0 |
| CS/CS/HB | 651 — Substituted CS/CS/SB 704; Laid on Table, refer to CS/CS/SB 704 | CS/HB | 1023 — Read 3rd time; CS passed; YEAS 114, NAYS 0 |
| CS/CS/HB | 653 — Read 3rd time; CS passed; YEAS 115, NAYS 0 | CS/HB | 1039 — Read 3rd time; CS passed; YEAS 106, NAYS 6 |
| CS/HB | 671 — Read 3rd time; CS passed; YEAS 101, NAYS 14 | SB | 1040 — Substituted for CS/HB 1313; Read 2nd time; Read 3rd time; Passed; YEAS 115, NAYS 0 |
| CS/HB | 697 — Read 3rd time; CS passed as amended; YEAS 106, NAYS 7 | CS/CS/HB | 1097 — Read 3rd time; CS passed; YEAS 115, NAYS 0 |
| CS/HB | 701 — Read 3rd time; CS passed; YEAS 114, NAYS 0 | CS/HB | 1195 — Read 3rd time; CS passed; YEAS 115, NAYS 0 |
| | | CS/HB | 1253 — Read 3rd time; CS passed; YEAS 113, NAYS 0 |

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| CS/CS/CS/CS/ HB | 1261 — Read 3rd time; CS passed as amended; YEAS 112, NAYS 0 | CS/CS/HB | 7063 — Temporarily postponed, on 3rd Reading |
| CS/HB | 1313 — Substituted SB 1040; Laid on Table, refer to SB 1040 | HB | 7111 — Read 3rd time; Passed; YEAS 114, NAYS 0 |
| CS/CS/CS/HB | 1355 — Read 3rd time; CS passed as amended; YEAS 114, NAYS 0 | CS/CS/HB | 7117 — Read 3rd time; Amendment 748577 adopted; Amendment 766133 adopted; Amendment 054465 adopted; Amendment 224327 adopted; Amendment 076631 adopted; CS passed as amended; YEAS 113, NAYS 1 |
| HB | 1381 — Read 3rd time; Passed; YEAS 113, NAYS 1 | HB | 7127 — Read 3rd time; Passed as amended; YEAS 80, NAYS 35 |
| CS/CS/CS/HB | 1399 — Read 3rd time; Amendment 001063 adopted; Amendment 605527 adopted; Amendment 864061 adopted; Amendment 237105 adopted; CS passed as amended; YEAS 97, NAYS 16 | HB | 7131 — Read 3rd time; Passed as amended; YEAS 99, NAYS 13 |
| CS/HB | 1461 — Read 3rd time; CS passed; YEAS 113, NAYS 0 | CS/HB | 7133 — Read 3rd time; Amendment 625181 adopted; Amendment 170067 adopted; Amendment 062315 adopted; CS passed as amended; YEAS 114, NAYS 0 |
| CS/HB | 1485 — Read 3rd time; CS passed; YEAS 106, NAYS 7 | HB | 7135 — Read 3rd time; Passed as amended; YEAS 115, NAYS 0 |
| CS/CS/HB | 7059 — Read 3rd time; CS passed as amended; YEAS 82, NAYS 33 | | |

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